ABLE DANGER AND INTELLIGENCE INFORMATION SHARING

HEARING

BEFORE TH

COMMITTEE ON THE JUDICIARY UNITED STATES SENATE

ONE HUNDRED NINTH CONGRESS

FIRST SESSION

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ABLE DANGER AND INTELLIGENCE INFORMATION SHARING

WEDNESDAY, SEPTEMBER 21, 2005

U.S. Senate, Committee on the Judiciary,

Washington, DC.

The Committee met, pursuant to notice, at 9:31 a.m., in Room
226, Dirksen Senate Office Building, Hon. Arlen Specter (chairman

of the committee) presiding.

Present: Senators Specter, Grassley, Kyl, Sessions, and Biden.

OPENING STATEMENT OF HON, ARLEN SPECTER, A U.S.

SENATOR FROM THE STATE OF PENNSYLVANIA
Chairman SPECTER. The Judiciary Committee will now proceed
to a hearing on a project known as Able Danger.

on hearing on a project known is Anne Unique.

To hearing on a project known is Anne Unique and the program known as Ahe Danger, with representations made that the Department of Defense had information about an Al Qeeda cell, including the identification of Mohammed Atts, substantially prior to turn over the information to the FBI were not carried out because of concern by the Department of Defense that there might be a violation of the Posse Comitatos Act. That is a statute which was enmailtar of the Posse Comitatos Act. That is a statute which was enmailtary from perior concern by the concern of the Posse Comitatos Act. That is a statute which was enmailtary from perior concern of the Act of the Posse Comitatos Act. That is a statute which was enmailtary from perior concern of the word perior and cities. State of the Posse Comitatos Act.

If the Posse Constatus Act precluded this information from being turned over by the Department of Defense to the FBI, then that is a matter which may require amendments to the Act, and that is a matter for the Judiciary Committee. It is squarely within our jurisdiction. The oversight of the FBI also is a matter squarely with most provided in the provided of the PBI also is a matter squarely with mittee is concerned about what happened here, so that the Committee is concerned about what happened here.

There have been some allegations of destruction of records. There has been a question raised as to whether the name Mohammed Atta is the Mohammed Atta, some saying that it is a common name. The circumstances relating to the identification of the Al Qaeda cell, if, in fact, that happened, and alleged charts with the name of Mohammed Atta and a picture, all are questions to be re-

For the record, I will now introduce, without objection, a letter which I wrote to Secretary of Defense Rumsfeld dated September 8, 2005. There have been extensive discussions between my staff and staff from the Department of Defense. I was surprised to find that the Department of Defense has ordered five key witnesses not to testify, some of them military, some civilian, all working for the Department of Defense. That looks to me as if it may be obstruction of the Committee's activities, which is something we will have to determine.

There have been repeated requests for documents. They were delivered, I am advised, last night at five o'clock. They were in a secure room, Senate-407, some 500 pages, so there has not been any opportunity to review those documents for whatever light they may bear unon this hearing.

There has been a contention raised by the Department of Defense that the Department is concerned about classified information. This Committee is zealous in its protection of classified infornation, something that I have had personally extensive experience with in my capacity as Chairman of the Senate Intelligence Committee in the Unit Congress; conferred with Senator P tal Robert mittee in the Unit Congress; conferred with Senator P tal Robert coordinated so that we will be advised of whatever the Senate Incelligence Committee knows so that we have the benefit of the

work of both staffs.

As a precationary matter, the Committee has conferred with the Office of Legal Counsel on the issue of classified information and I would, without objection, put into the record the advice from the I would, without objection, put into the record the advice from the from my General Counsel, Carolyn Short, to me, specifying the advice which she had received orally from the Office of Legal Counsel. It was put in writing under their procedure on a request by Sentrom Sentate Leahy and me to the Office of Legal Counsel and put in the Office of Legal Counsel and put the Offic

into the record this memorandum from the Office of Legal Coursiel. The essence of the situation on classified information is that the The essence of the situation on classified information is that the opening of this hearing that we are not seeking the disclosure of classified information and that I am instructing the winesses not to disclose any classified information. The Legal Counsel further field information are that I am instructing the winesses not to disclose any classified information that power the property of the public bearing the information that they wish to present to the Committee, at the conclusion of the public bearing the Committee can make the decision shout whether to go into

closed session.

The description of the Department of Defune here of the Council of the Council

Our lead witness is Congressman Curt Weldon, who has key positions on the House of Representatives Armed Services Committee and on Subcommittees dealing with intelligence. Congressman Weldon has made a very expansive study of this matter. I have known him personally for 25 years or more, since the days when he was mayor of Marcus Hook and in the House of Representatives, having been elected there in 1986. My knowledge of Congressman Weldon give me the utmost confidence in his thorough-

ness and his integrity and his objectivity.

On the issue of the classified information, in discussing this matter with Congressman Weldon, he assured me and the Committee that classified information was not involved here. May the record show he is nodding. In a few minutes, he will be testifying about his knowledge of Able Danger and the reasons why he said, as reported to me in our discussions in advance of this hearing, that if it had been classified, there would have had to have been a formal her will testify.

That is a very, very brief statement of overview. Terrorism remains the No. 1 problem in the United States today, Notwith-standing all the other problems we have, it is the No. 1 problem. This country is still recoiling from the events of 9/11/2001, more than 4 years ago. This country will be recoiling from those events for a very, every long time, indefinitely and perhaps permanently.

If there is some change legislatively which needs to be undertaken in the Poses Comistus Act, it is the duty of this Committee to move shead and to find out what were wrong here, if something the control of the control of the control of the control of the tion yet from the Department of Defense on these important matters. It is not a matter of attaching blame, it is a matter of correcting any errors so that we don't have a repetition of 9711. And if there is intelligence information available, it ought to be shared and the ClA and the other intelligence agencies. In, like the F31 and the ClA and the other intelligence agencies.

This is practically a Delaware Valley affair at this moment. We have been joined by Senator Biden, whom I yield to now for any opening statement he may care to make.

STATEMENT OF HON. JOSEPH R. BIDEN, JR., A U.S. SENATOR FROM THE STATE OF DELAWARE

Senator BIDEN. Thank you, Mr. Chairman. I apologize for being a few minutes late. I am here for two reasons. One, my high regard for the Congressman. He has, over the years and the last 9 months, shared information with me. Some of it seemed prescient and it turns out that a number of the things he said have been—I was unaware of, have turned out to be the case.

I thought this morning we were going to be able to get to the bottom of some of this. I know, as you know better than I do, that the Congressman is a loyal American first, but a very staunch Republican and has no political agenda here other than trying to figure out what we knew and didn't know and why we didn't know it.

My staff indicates to me that representatives from the Department of Defense have confirmed that an internal investigation identified five Able Danger team members who claim they had either seen a picture of Atta or had seen his name in a chart prepared in 1999 by the Able Danger team, and the Defense investigation found these sources to be credible but didn't uncover the chart

itself. Defense officials have said that documents associated with the project have been destroyed in accordance with regulations regarding collection, dissemination, and destruction procedures for intelligence gathering on people inside the United States.

So I hought we were going to get a channet to clear some of that up this morning. For the life of me, I don't understand why—as I understand it, I stand corrected if I am wrong, but I understand the witnesses we assumed we were going to get to hear from the Defense Department have been pulled. They may be or may not be the witnesses as the property of the property

a right to hear some things, and so I hope we will pursue that.

But in the meantime, I am anxious to hear—to be very blunt about it, I have heard, I have had the opportunity to travel with the Congressman. He and I went to Iraq Memorial Day with a number of his bipartisan group he led in the House. We had a

chance to talk about a lot of this.
So I am going to stop—I have a few minutes left, but stop now
because I am supposed to chose for the transfer of the trans

change.

I thank you and I welcome the Congressman.

Chairman Specter. Thank you very much, Senator Biden. Senator Leaby, the Ranking Member, is scheduled to speak shortly on the floor on the nomination of Judge Roberts for Chief

Justice or he would be here, as he attends very faithfully.

We have been joined by Senator Kyl, who chairs the Subcommittee on Terrorism. Senator Kyl, would you care to make any
opening remarks?

STATEMENT OF HON. JON KYL, A U.S. SENATOR FROM THE STATE OF ARIZONA

Senator KYL. Mr. Chairman, first of all, welcome to my colleague, Curt Weldon. We came into the House of Representatives together, oh, a few years ago. I have appreciated the effort that he has put into trying to get to the bottom of this matter and the fact that he has had a lot to do with bringing it to our attention.

I commend you for the effort here to also get to the bottom of it and hold these hearings. I know that we are going to have a lot of work to do in the future to bring all of the folks here, and in the meantime, subscribe to your notion that we need to do a little bit more work on the whole issue of Posse Comitatus so that we can address that, as well.

Thank you, Mr. Chairman.

Chairman Specter. Thank you very much, Senator Kyl.
For the record, as to Congressman Weldon's background and
work in this matter, it ought to be noted that he is Vice Chairman
of the House Armed Services Committee and chairs the Tactical

Air and Land Forces Subcommittee. He served for 6 years as Chairman of the Military Research and Development Subcommittee and he is also Vice Chairman of the Homeland Security

Committee. So he has been very deeply involved in these issues. Our practice, Congressman Weldon, is to set the time at 5 minutes, even for members of the House or for Senators, but knowing to the extent you can testify about this very complex situation within that time would be fine, and if it takes a little longer, we want you to have an opportunity to develop the factual issues as

Thank you for coming, and we look forward to your testimony.

STATEMENT OF HON. CURT WELDON, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF PENNSYLVANIA

Representative Weldon. Thank you, Mr. Chairman, and let me thank my friends, Joe Biden and Jon Kyl, for also showing up for this hearing. I want to thank you for your willingness to listen to the facts of this story and attempt to get to the bottom of it. I will be brief. I wrote my statement down, which I don't usually do, to stay in compliance with your time limitation. Mr. Chairman.

I have a number of documents that I will make available to the Committee and will enter into the record. If the Chairman would like, I have a full written statement and a time line, but I have some prepared comments I would like to make today.

I would like to thank you and Ranking Member Leahy and the other members for scheduling this hearing today. Mr. Chairman, I am dismayed and frustrated, however, with the response of our government to information about the program Able Danger.

The Defense Department has acknowledged that a program, Able Danger, existed and operated during the 1999–2000 time period, authorized by the Chairman of the Joint Chiefs of Staff and carried out by SOCOM with the help of the Army. DOD has stated publicly that live individuals, including an Army lieutenant colonel, recipinancies required to the properties of the propert

These two brave military officers have risked their careers to come forward to simply tell the truth and to help America fully under the control of the Cont

which was why DOD lawyers claim that no certificates were needed to certify the destruction of massive amounts of data that had been collected.

Mr. Chairman, you can't have it both ways. It is either classified or it is not. But what the Pentagon has done in the last 2 weeks is they have contradicted themselves.

Asolitary former 200 of ficilitations, and your staff and was prepared to testify today—and he is in the troom—that he worked on the data collection and analysis used to support Able Danger. He was prepared to static, as he todd us, that he had an Ahe Danger charf with Mohammed Atta identified on his office wall at Andrews risk to his current employment, he has told ut and was prepared to testify under oath in direct rebuttal to the claims of the 971 Commissioners that he was aware of the purchase of Mohammed Atta's photograph from a California contractor, not from U.S. legal amount of data collected and analyzed about Al Quedia—

Chairman Specter. Whom are you referring to now, Congress-

man Weldon?

Representative Welloox, I am talking about J.D., right here, 4.D.

Smith, in the room. He was prepared to discuss the extensive
amount of data collected and analyzed about J.D. quad, underscoring the fact that Able Danger was never about one chart or one
photograph, but rather was and is about massive data collected
and assembled against what Madeleine Albright declared to be in
1999 an international terrorist organization. He, too, has been si-

Another former DOD official will testify today that he was ordered to destroy up to 2.5 terabytes of data. Now, I don't know what a terabyte of data is, so we contacted the Library of Congress. It is equal to no-dourth of all the entire written collection that the lise equal to no-dourth of all the entire written collection that the through Able Danger that could still be useful today. He will name the individual who ordered him to destroy that data and will state for the record that the customer for that data, General Lambert of SOCOM, was never consulted about that destruction and expressed

ans outrage upon searning that the destriction had taken piace.

An FBI employee that I identified and has met with your Committee staff and was prepared to testify today that she arranged three meetings with the FBI whistigon Feld Office in September of 2000 for the specific purpose of transferring Al Qaeda Brooklyn cell Abel Danger information to the FBI for their use. In each instance, she has stated that meetings were canceled at the last minute by DOD Officials. She has not been allowed to testly pub-

tiely today.

The 91/1 Commission was created by Congress with my full support. I have publicly championed many of their recommendations. On four separate occasions, I attempted to brief the Commission on specifies related to intelligence problems, lack of intelligence collaboration, the NOAH concept, the National Operations Analysis Hub that I had pursued in 1993 and 2000, and the work of the with Tom Kean, I was unable to meet with 91/1 Commissioners.

and/or staff. In fact, I had my Chief of Staff hand-deliver questions to be asked of George Tenet and others to the Commission on March 24 of 2004, which I will enter into the record. They were never used and the questions were never asked.

It was, in fact, a member of the 9/11 Commission who encouraged me to pursue the Able Danger story after I briefed him on June 29 of 2005. He informed me that the 9/11 Commission staff had never briefed Commission members on Able Danger. He said

that the facts had to be brought out.

When the 9/11 Commission first responded to questions about Able Danger, they changed their story and spin three times in 3 days. This is not what Congress intended. All the people involved with Able Danger should have been interviewed by the 9/11 Commission.

Because Able Danger ceased to formally exist before the administration came into office. I understand why there might have been a lack of knowledge about the program and its operations. In fact, when I first met with Steve Cambone, and I am the one that introduced him to Tony Shaffer, who is here today, he told me that he was at a significant disadvantage, that I knew more about Able Danger than he did, but that is not an excuse to not pursue the

complete story of Able Danger.

In fact, Mr. Chairman, DOD never conducted an actual investigation, and this came up in our Armed Services meeting 2 weeks ago. No oaths were given. No subpoenas were issued. Rather, an informal inquiry was initiated. A thorough review of Able Danger, its operations, and data collected and analyzed, and recommendations for data transfer to other agencies could have and should have been completed by more than one Member of Congress using one

Instead, over the past 3 months, I have witnessed denial, deception, threats to DOD employees, character assassination, and now silence. This is not what our constituents want. It is unacceptable to the families and friends of the victims of 9/11 and flies in the

face of every ideal upon which this country was founded. Over the past 6 weeks, some have used the Able Danger story

to make unfair public allegations, to question the intentions or character of 9/11 Commissioners, or to advance conspiracy theories. I have done none of this. When I learned details of Able Danger in June, I talked to 9/11 Commissioners personally and staff. I delivered a comprehensive floor speech on June 27 of 2005 and methodically briefed the House Chairs of Armed Services, Intelligence, Homeland Security, and Justice Appropriations.

This story only became public, even though significant portions were first reported in a Heritage Foundation speech that I gave, still available online, on May 23, 2002, and a Computer World magazine story that ran on January 28, 2003, when Security News ran a story on August 1 of 2005, followed by a front-page story in the New York Times on August 2 of 2005.

My goal now, Mr. Chairman, is the same as it was then, the full and complete truth for the American people about the run-up to 9/ 11. Many Americans lost family and friends on 9/11. Michael Horacks was a neighbor of mine in Pennsylvania, a former Navy pilot, graduate of Westchester, like myself. He was at the controls

of one of the planes on 9/11. He left behind a wife and two kids.

We built a playground in his honor at his kids' school. Ray Downey was a personal friend. As a New York Deputy Fire Officer, he took me through the garage of the Trade Center Towers in 1993, the first time Bin Laden hit us. We worked together. In fact, he gave me the idea for the creation of the Gilmore Commission, which I authored and added to the Defense authorization bill in 1997. On September 11, 2001, he was the New York City Fire Department Chief of All Rescue. The 343 fire fighters, including Ray, who were all killed were under Ray's command as he led the largest and most successful rescue effort in the history of mankind. I promised Michael's wife and kids and Ray's wife and kids and grandkids that we would not stop until the day that we learned all

not yet arrived. We must do better. Chairman Specter. Thank you very much.

the facts about 9/11. Unfortunately, Mr. Chairman, that day has Representative Weldon. Mr. Chairman, I have significant material that I would put into the record, the data that I provided to the 9/11 Commission, the questions I gave them. I have packets that I gave them. I have material on the NOAH process. I can enter it all into the record at your-it is basically your call.

Chairman Specter. Without objection, all of those documents will be made a part of the record.

[The prepared statement of Representative Weldon appears as a submission for the record.]

Chairman Specter. Senator Biden, you said you have other commitments. Can you wait for 5 minutes for the first round, or 1 would be glad to yield to you if-

Senator Biden. Would you mind, Mr. Chairman?

Chairman Specter, No. 1 would be glad to. Senator Biden. What I would like to suggest, with the Chairman's permission, is since the questions I had prepared, my staff and I had prepared, quite frankly, weren't directed to Congressman Weldon but to others who we thought were going to be testifying. I would like to submit for the record, just so it is in the record. what I want to know from these other witnesses, if that is-

Chairman Specter. Without objection, you may do so. Senator BIDEN. There are a number of theories that are bouncing around, Curt, about why would-first of all, time line here. Able Danger was established in September 1999, correct?

Representative Weldon. It was the 1998-99 time frame, but officially 1999.

Senator Biden. When did it go out of business?

Representative Weldon. As best we can tell, it ended in 2000, yet there was a briefing given to the Chairman of the Joint Chiefs of Staff, a 3-hour briefing, in January of 2001 using material. Now even though they have claimed they destroyed all the material, there obviously had to be material for the Chairman of the Joint Chiefs to be briefed, and I just learned that Steve Cambone also was involved in a briefing with the head of the DIA in March of 2001. I was not aware of that information until last week. One of your witnesses would have explained that here today.

Senator Biden. Well, that is what I was hoping we would be able to establish, is that Lieutenant Colonel Shaffer, who I understand is in the audience today, who is under Rumsfeld's gag order, attempted to give this information, as well, to the FBI in 2001?

Representative Weldon, Two-thousand-

Senator Biden, Two-thousand.

Representative Weldon. September of 2000, he arranged three meetings, and the FBI person who was going to testify but was silenced was going to state that she knew the purpose of the meetings.

Senator BIDEN. And was anyone prepared to testify to the fact that there was a 3-hour briefing for General Shelton? Representative WELDON, Yes, Tony Shaffer would have done

that.

Senator Biden. And for the record, obviously, he was the Chair-

man of the Joint Chiefs at the time, right?
Representative WELDON. Yes.
Senator BIDEN. And then the March 2001 meeting, that briefing
for Under Secretary of Defense for Intelligence Steve Cambone.

there was someone prepared to confirm that today, as well?

Representative Wellzoo, My understanding is Mr. Cambone was not in his current position at that time. He was a Special Assistant to Sceretary Rumsfeld. And the purpose of the brief, my understanding, it was not specifically for Able Danger. It was a briefing on another classified program, but Able Danger came up, it was discussed, and it was discussed by a lawyer who you had wanted to testly named without Cellulerto by the head to be the proper to the compared t

meeting.
Senator Biden. My next question, why was Able Danger shut

Representative Wellon. There were a combination of reasons. They had done a profile of Chinese profileration in 1999 that John Hamre had asked for I was aware of that presentation, and because it was massive data mined that had not yet been vetted, a couple of very sensitive names surfaced because they had been affiliated with Stanford University, where many of the students that were doing this very, very specific research, very sensitive to our them was a way of controversy.

In fact, in the House, the son of Congressman Sam Johnson was working for the Raytheon Corporation. He went to bis father and said, "Dad, they are destroying data." Sam went to Dan Burton, who was Chairman of the Government Operations Committee, and Dan Burton subponend documents that had been used in compling the Chinese prediferation information. As a result of that, or the substantial of the complex of the complex of the complex of the complex operation, and they shut down the Able Danger operation,

General Schoomaker was so enamored with this capability that he stood up a separate operation in Garland, Texas, at a Raytheon facility, to try to duplicate what had been done in the Army, and that lasted for about a year, maybe slightly longer than a year. So the Special Forces Command understood the significance of this data, and as a result of the Chinese proliferation situation, 1

am convinced Able Danger was shut down.

Senator BIDEN, Is there anything to the sort of, when you get into this, the sort of buzz that it was shut down because Able Danger exceeded its authority and was dealing with targeting Americans that the Defense Department and others were concerned would cause a real broubaha? There were even some press accounts that the now-Secretary of State came up on a list as being a suspect somehow, or something ridiculous. What part did that play in it?

Representative Weldon. It was a significant part. In fact-

Chairman Specter. Senator Biden, if you need a little more time, take it. He won't be here for a second round, so if you need

a little more time, proceed.

Representative WELDON. In fact, that was a significant part. The
Secretary of State's name did come up, along with a former Secretary of Defonse because they were both affiliated with Stanford
where this research work was being done by Chinese students that
were here basically acquiring technology that was very sensitive to

But for them to say that somehow this information should have all been destroyed, to me is unacceptable because the military itself has said it was open source information. It is the same information the Republican and Democrat Party used to target outers. It is massive data you can how jun open sources. It is information you can get. It is magazine subscriptions that you order. It is everycan get, and the same property of the same property of the is some classified information beholded in with that, then that needs to be dealt with and there are processes to do that.

The Able Danger folks knew that there was the possibility of information coming out about American nationals and they knew how to deal with it. I don't understand for the life of me how that would justify destroying 2.5 to resplict so of data, and especially not in telling the customer before you are going to do that, "I am going to destry all your data, i'll shadeleine Allingth thas declared All to destry all your data, i'll shadeleine Allingth thas declared All which she did, and furthermore, for them to brief General Sheldon in January of 2001 meant they didn't destry all the information.

So who decided to keep information and what led to the fact that some of that information was kept for later briefings? So I don't accept the position, and furthermore, what I would say is let them

come and explain that publicly. I am not making any accusations. Senator Blosse, Well, that is the only point I am trying to get at here. This is a bit—your assertions are not confusing. I am inclined to accept what the witnesses would have said based upon staff and based upon assertions that have been made by you. You wouldn't would be the senate of the senate of the senate of the senate of the ready to say what you said they were going to say. One of them would, at this point, gagged or not, would say. "Hey, I wasn't going to say that." So it is pretty compelling.

The part that, quite frankly, confuses the devil out of me as 1 try to figure this out, Mr. Chairman, this started in the Clinton admisistration and it morphed into or it leached into the beginning of the Bush administration. It is not like there is an attempt to nail politically anybody here. I don't understand why—it is not self-evident to me why the Defense Department would be so focused on this not coming forward. I don't understand, guite frankly, why the Commission and Slade Gorton, if he was—if, in fact, blus wore better the commission and the commission and the superior of the superior of the commission and state of the superior of

Representative Weldon. They were never briefed.

Senator BIDEN. [continuing]. That they were never briefed and no one knew anything about this.

And I don't get why the coverup, I mean, I don't get the purpose of the coverup. Is it to protect the Clinton administration? The Bush administration? It is to protect something that was going on that was illegal under the law! I mean, I don't get it. I don't understand why geople aren't just coming forward and saying, "Here is

the deal. This is what happened."

I hope we can get to the bottom of this, Mr. Chairman. I would like to be able to submit some questions in writing. When I say submit the questions, I was going to ask the witnesses so they are on the record as to where I am confused and what I want spoken to, anyway.

1 thank you, Mr. Chairman, for your courtesy in allowing me, A, to go first and to go over by almost 4 minutes the time allotted, and I thank the Chairman of the House for being here.

Representative WELDON, Thank you.

Chairman SPECTER. Senator Biden, your questions will be made a part of the record and directed to the witnesses to give you responses.

Congressman Weldon, you commented about threats and character assassination. What did you mean as to the threats?

Representative Weldon. Well, Mr. Chairman, at least two of the

Representative WELDON. Well, Mr. Chairman, at least two of the five people that were going to appear today were threatened with removal of their security clearances if they continue to talk about this. This is—

Chairman Specter. Are you at liberty to identify who those people are?

ne are:
Representative Weldon, I will to you. I would rather do it privately, since the Defense Department has chosen not to allow anyone to testify, but I will provide that information to the Committee, at least on two of them.

And one of them, and 1 will state this publicly because it happend just on the eve of this hearing, Lieutenant Colonel Torn Shalfer had his security clearance of the last person of the day before it would have been Monday night. He was notified. His lawyer will come next and will tell you that his security clearance was officially his cooperation in the dood in my mind that that was caused by this cooperation in the dood in my mind that that was caused by

Chairman SPECTER. How about the character assassination? Representative WELDON. Oh, there has been character assassination left and right. We had Larry DeRita, the spokesman for the Pentagon, question the memories of these military people when they came out, and I called Larry DeRita on the phone. I said, how can you question an Annanoils graduate who was the commander

of one of our Naval destroyers who risked his entire career after 23 years—

Chairman Specter. You are talking about Captain Philpott?

Representative Wellon. I am talking about Captain Philipott to tell this story because the 9/11 Commission characterized his work as historically insignificant. How can you challenge his memory? Why don't you challenge the memories of the other people who said this didn't occur? I mean, that, to me, was outrageous.

There are a number of other examples. I can provide a whole list of those, a litany of those character assassinations and attempts to intimidate for the Committee.

Chairman Specter. Would you specify again why you concluded that the information was not classified, based upon what DOD told

you? Representative Wellon. At a private briefing that we had for members of the Armed Services Committee 2 weeks ago, there were probably six members in the room, three Republican, three Democrats, and all of our staff, the Legal Counsel for the Pentagon, data.

Chairman Specter. Mr. Haynes?

Representative WELDON. I don't know the name. I will get it for you. I don't recall the name right now, but he was Legal Counsel. He said, "Well, there is no certificate needed if the information is not classified or not used in compartmentalized work." Well, you can't claim that the information is not classified one hand and source information—"here all they are going to talk about is open source information.

Chairman Specter. The representation was made to you that this did not involved classified information?

Representative Weldon, Yes. It was made to the Armed Services Committee members.

Chairman SPECTER. And is there a transcript of that record? Representative WELDON. No, there is not. It was an informal briefing. Most of what the Pentagon did was informal. There were no minutes kept. There were no witnesses put under oath. There were no subpoens issued. It was not an investigation, and that was not an investigation.

Chairman Specter. Since Captain Philpott has been precluded from testifying—ordered not to testify. I would have prefered to hear him, but in his absence, did you discuss this matter with him—

Representative Weldon, Yes.

Chairman Specter. [continuing]. Or question him in detail?

Representative WikiDox. I questioned Captain Philipott. He was the one who fell—was so incensed about what happened that he riaked his entire Naval career and came out with a New York and the property of the property of the property of the property me there listening and witnessing that he would risk his entire career and life on the fact that in January and February of 2000, he tignified absolutely Mohammed Atta as a part of the Brooklyn

Chairman Specter. And with respect to Dr. Eileen Preisser, she, too, has been ordered not to testify. Have you discussed this matter

in detail with her?

Representative Weldon. I have discussed it with all the individuals. She, too, said there were materials that were produced that identified Mohammed Atta by name and with a facial recognition that the 9/11 Commission said couldn't have happened because there were no government I.D. documents, but as you will hearor you won't hear, because J.D. won't be allowed to testify-but what he would have said is they purchased the photograph of Mohammed Atta from a contractor in California, Now, we came very close to identifying that contractor and we are still working on it. We know people who knew the woman-

Chairman Specter, And who said that?

Representative Weldon. One of the 9/11 Commissioners, I think it was Tim Roemer, said publicly that there is no way they could have had a photograph of Mohammed Atta because there were no government records at the time that the Able Danger reported, but they didn't get it from government records. They got the photograph of Mohammed Atta by purchasing it from a source in California, and the witness that was not allowed to testify today who is sitting behind me would have stated that he was aware of that effort and how they got that photograph.

Chairman Specter. What information do you have as to the alle-

gation on the destruction of records?

Representative WELDON. You are going to hear testimony today from another former Federal employee who again is risking his career. He is a private contractor today. But he was ordered to destroy-

Chairman Specter, And his name is?

Representative Weldon, His name is Kleinsmith, Erik Kleinsmith. He is on your witness list. And he will testify that he was ordered to destroy all Able Danger material, 2.5 terabytes, and he will name the person who ordered him to destroy that data. And he was further told that if he didn't do it, he would lose his job and quite possibly might go to jail.

He will also testify, and you can ask him this question, but it is my understanding he will testify that when he met with General Lambert, who was the SOCOM official who was the customer for this data, he had never been consulted prior to the destruction of this data and when he found out, he was livid. For the life of me. I don't understand how someone extraneous from that chain of command could order destruction of data and not even inform the customer of that data, the general at SOCOM, General Lambert. Chairman Specter. Thank you, Congressman Weldon. My red

light went on during the middle of your last answer, so I will desist now and turn to Senator Kyl.

Senator Kyl. Thank you, Mr. Chairman. I think that most of the questions I have are actually for the lawyers who are going to testify, but I am not sure what they can testify to, so let me ask you a couple of questions. Representative Weldon, I don't think Mark Zaid will be limited.

Senator Kyl., OK, great.

Representative Weldon. I think you can do whatever you want. Senator Kyl.. I am trying to now, having served on the Intelligence Committee for 8 years, I can understand why there might be some nervousness about this, so I am going to try to put on a hat and be the most restrictive devil's advocate here and try to fig.

ure out why they might want to restrict this information.

For example, data mining is known to be a method for intelligence collection and it is just now beginning to be something that is utilized, and this was one of the first significant uses of it, as I understand it. That is a method of intelligence gathering. What they don't want a lot of public testimony about this is that it night reveal capabilities, methodology that might be relevant to, A, future intelligence gathering, and B, might conceivably it psomebody off that they may or may not have been a part of an investigation relaxed to data mining? From all of your discussions of this, could limit most of the things that you have talked about here?

Representative Weldon, Well, it wouldn't. It has been a reason given, and I share the gentleman's concern for security. We served together on the Armed Services Committee for a number of years, and as the Vice Chairman of the Armed Services Committee, I would never do anything to reveal classified data. So that would

never be an intent of mine.

This information was largely open source. From 1999, I starred pursuing the prototype that the Army had developed at our legal facility at Fort Belovir. I was the oversight Chairman of the Committee that funded it. I was enamored with their capability and I saw tremendous potential. In fact, I had experience in 1999 that saw the Chairman of the Committee that the same than the Start Star

I took a delegation of ten members to Vienna to meet with five Russians to find a common foundation in the Kosevo War. Before I left, the Russians told me they were bringing a Serb. I called George Tenet at the CIA and said, can your rum me a profile of this Serb. He gave me two sentences. I called the Army's Information Dominance Center, which I had a good relationship with. I said to the folks down there, Dr. Heath and Dr. Perisser, can your run me a rorfile? They unofficially gave me, like, eight or ten pages of in-

formation.

When I came back from that trip, I got a call from the FBI and the CIA to debrief them on what I knew about the Serb, and the CIA said, Congressman, when I said, why is this so urgent, they said, "We have been tasked by the State Department to brief our Ambassador negotiating the end of the war and you mot with this and the said of the war and you mot with this in my office for Pabors and I gave them all that I knew, and when I ended, I said, now, do you know where I got my data from? They said, "Well, you got it from the Russians." I said, no. "Well, you got it from the Serb." I said, no. I said, before I left America, I called the Army's Information Dominance Center. They ram me a profile and gave me eight to ten pages of open source information. The Center?" It was then that I developed a nine-page briefing called the NOAH, a National Operations and Analysis Hub. John Hamre agreed with my assessment that this was critically important, and it was developed by intelligence people, not by me. On November 4 of 1999, 2 years before \$9'11, I had the ClA, the FBI, and DOD in my office at John Hamre's suggestion to brief them on creating what today exists, the TTIC and now the NCTC. And the ClA at the end of the briefing said, "We don't need that it is not necessary to the contract of the contract

And so as a result, before 9/11, I felt I did not push hard enough against the system to put into place a mechanism that today is in place that might have helped us understand what was about to hannen.

Senator Kyl. But there is nothing from your knowledge here that would prevent testimony in general about what was done here? Representative WELDON. No. We would never get into specifics.

Senator Kyl., Sure. Representative Weldon, Nothing in general.

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as a respect time with the control of the control o

There is something wrong with this system, and at a minimum, we should have been able to discuss that. That is what we are all about as policy makers. But to clamp down on this and to do it with such venom, to me, it is mysterious. I don't understand it. Senator KYI. We will get more into that with the next panel.

Senator Kyl. We will get more into that with the next pane Thank you very much, Representative Weldon.

Representative Weldon. Thank you. Chairman Specter. Thank you, Senator Kyl.

Senator Grassley?

STATEMENT OF HON. CHARLES E. GRASSLEY, A U.S. SENATOR FROM THE STATE OF IOWA

Senator Grassley. Mr. Chairman, because of my work with Katrina, I am not going to be able to stay here, so I have got a statement I want to put in the record—

Chairman Specter. Without objection, so ordered.

Senator Grassley. [continuing]. And I have got questions in writing for two witnesses, and I do have something that I want to

say at this point beyond that statement and that is to compliment the Congressman for your work.

It is just so reminiscent of everything I have run into, not just with the Defense Department, but bureaucracy generally and maybe the Defense Department to some extent, just a little bit worse than others. But what you say you don't understand is an institutional disease that we have that if the information that you have the property of the proper

I hope that, Senator Specter, you won't let that happen. Whatwer it takes to get this information out needs to be gotten out, not just to back up Congressman Weldor's work, but more importantly, biblity of oversight. We all want to brug about the legislating we are doing, but quite framkly, in this day and age, I think we do a more responsible job for our constituents, what we do through Congress responsible job for our constituents, what we do through Congressional infend, and in particular now when we are in this war on terrorism, we have

got to get all the information out we can.

You can't have somebody hiding information from Congress
under the ridiculous idea that we might be compromising national assecurity when you and I can buy that very same information. And
more importantly, what can be done in a closed session of the Congress if it can't be done in onen session.

gress it a can be come in open session.

Really, what is a retake here is not, congressman Weldon.

Really, what is a retake here is not, congress is going to fulfill its constitutional responsibility and whether or not we are going to the properties of the same Department instemberrass us and get away with it.

I know that you are not a Senator that is going to be embarrassed, and whatever I can do to help you, count on me helping you, because we must get to the bottom of this.

Thank you for being a great American.

Representative Weldon. Thank you, Senator. Chairman Specter. Thank you, Senator Grassley.

[The prepared statement of Senator Grassley appears as a sub-

mission for the record.]
Chairman SPECTER. I don't often do this, but I associate myself with your remarks.

[Laughter.]
Chairman Specter. It is not that I don't often associate myself with your remarks; it is that I don't often associate myself with any remarks.

[Laughter.]
Chairman SPECTER. You and I came here in the same time, in
the 1980 election, and you have been fierce in oversight and whistleblowers and determination and I have joined you all the way.
You expressed it very well. I don't have to repeat it. Thank you.
And the questions that you have propounded for other witnesses
will be made a part of the record and they will be submitted to witnesses and we will get answers for you.

Congressman Weldon, you had testified that at one juncture, there was an effort made to turn over this information to the FBI.

Could you amplify that, please?

Representative WELDON. Yes. Lieutenant Colonel Shaffer was prepared to testify—his lawyer will testify today—that be on three occasions set up meetings with the FBI Washington Field Office. The property of the property of the property of the property of the staff has met with her and they have interviewed with her and she also was prohibited from testifying. But she knew the purpose of the meetings. The meetings were designed to allow the Special Forces Unit of Able Danger to transfer relevant information that included Mohammed Atta and three of the terrorists. This information was largely gathered from open sources. On three separate occasions in September of 2000, at the last minute, lawyers, I assume from within DOL, and we still haven'd determined who made the could not take place and they were shut down.

Chairman Specter. Congressman Weldon, had this information been called to the attention of the National Security Advisor?

Representative WELDON, Mr. Chairman, 2 weeks after \$911, some of the folks at the Army's LIWA and involved in Able Danger came into my office and brought me a chart, a chart that had Al Qaeda linkages and para-lsalms terorist threats, I think was the way the chart was categorized. I took that chart immediately down to the White House and provided it to Steven Hadley and I took with me Dan Burton, Chairman of the Government Operations Oversight Committee.

Chairman Specter, And when was that?

Representative Willoon. That was 2 weeks after 811, so it would have been September 25. And I took it down immediately. As soon as I got it, I said, I have got to get this down to the White House. Steven Haddy's response to me was, "Where did you get this from, Congressman?" I said, I got it from the Army's Information, Congressman? I said, I got it from the Army's Information, and the second of the secon

And so I said to Mr. Hadley, I said, this is a process they use to obtain this information, and he said to me, and I remember this quote sticks out in my head, and I gave a speech at the Heritage Foundation a year later which is still online, you can get a copy of it and listen to my speech as it was given then, that—he said, "I have got to show this to the man." And I said, the man? He said,

"Yes, the President of the United States." So I gave him the chart. Now, some say, why didn't you keep a copy of the chart? Well, my goal there wasn't to keep a copy of a chart involving something that just happened to destroy the lives of 3,000 people. I gave it to our Deputy National Security Adverse: That information was intered to the property of the control of the control of the work being done by the team that wanted to testify today. Chairman Specter. The FBI agent you referred to a few moments ago was Xanthie Mangum?

Representative Weldon. Yes.
Chairman Specter. Would you care to testify about those large charts you have up here?

Representative Wittnow. Sure, if I could have my staff line them up on the side. The first chart is actually a reproduced version of what was provided to Steven Hadley. I wanted to reproduce this and asked if it could be reproduced, and this is what bothers me about the military saying the data was destroyed and why I sugnated with the surface of the surface of the surface when the surface was the surface w

This is actually a chart of Al Qaeda and the various cells around the world. Much of this data—most of it was obtained prote to 9/ 11 by the work of Able Danger. This was the kind of work they did. The link analysis they did on this chart, as you see, there is actual photograph of Mohammed Atta—

Chairman Specter. What does that depict generally?

thanman spectrum, who does that deplet generalized and activity associations of Al Quada operative that were involved in 911 and related events. Much of this data was obtained before 911 from information that was grathered from the 1983 attack, the indirect intermediate of the property of the property

Chairman Specter, And who prepared the chart?

Representative WELDON. The chart was prepared by a corportion, Orion Corporation, and my understanding from your staff is that they were not totally forthcoming to you. They told your staff initially they only produced two charts. When I pulled out 12 charts, because I have 12 charts that I kept on my own, your staff went back to the lawyer for Orion, which is now owned by another security firm. My understanding, and you can check with your staff, is that they have been delivered something like 20 charts.

But the initial sespones of Orion was they only produced two charts and they only produced charts on white shekgrounds. Well, I have charts in my possession that they produced with their name on them, their insignia, their logo, that are in black, that are in green, that are in all kinds of colors. They were charts that dealt with Chinese proliferation, corruption in Russia, corruption in Serbia, charts that dealt with drug cartels and drug cells. All of this work was done by Orion. So Orion was the corporation.

And, in fact, one of the witnesses was an executive, I believe the Vice President of Orion, is that correct? He was the Vice President of Orion. He was a senior officer at Orion Corporation, and he was one of the people scheduled to appear before you today.

The second chart, Mr. Chairman, is for me the most important.

This is what we have to have. This is Al Qaeda today, Now, I have

been told by the military hisions of the NCTC that our NCTC cannot do this kind of massive data analysis and link chart analysis that has been done by our Information Dominance Centers, so what I have been working with is the Arny and the Navy in generating a next-generation capability called Able Providence. In fact, the Navy has even supplied us the budget numbers and the line the Navy has even supplied us the budget numbers and the line at this kind of additional capability. This gives you a massive effort worldwide of what All Qaeda is doing.

Mr. Chairman, to win the war on terrorism, it is not about classified information, and when I try to convey to the ClA against a road block of their mindset, which Senator Grassley referred to, they just didn't want to hear it. They didn't want to use open sources of information. And the bulk of the good information about terrorists, in fact, comes from one source information.

I will be glad to provide charts for the Committee so you have permanent records of each. Chairman SPECTER. Thank you. My red light went on during

your answer.

Senator Kyl? Senator Kyl raises a good point. Who prepared the charts? I would ask you that.

Senator Kyi. Mr. Chairman, I think there might have been a miscommunication. When you asked about the chart, I immediately sensed a disconnect here. I believe that Representative Weldon was talking about who prepared the charts that were allegedly destroyed or may, in fact, have been destroyed that he took to Mr. hapse that should be cleared up to the chart here, and perhaps that should be cleared up.

Chairman Specter. Thank you for the suggestion, Senator Kyl. Congressman Weldon, who prepared those charts and when?

Representative WELDON. All the charts that I had that were given to me during the process that was being done by the LIWA, including the Able Danger charts, were prepared by the Orion Corporation and they had their insignia on the bottom. Now, there may have been other charts that were not prepared by Orion that I am not prepared to talk about.

Chairman Specter. Did Orion prepare the charts you have just referred to?

Representative Weldon. The charts that I have here were prepared by one of the Information Dominance Centers, which continues to operate today. I will have to give you the exact name of the producer of these charts. And these were made back in June of this year.

Chairman Specter. Senator Kyl?

Senator Kyl. Might I just ask one more question? You remember the chart that you gave to Mr. Hadley and the first chart that you showed us there, you have just testified to. What degree of similarity or overlap—can you make a comparison of those two charts for us, just so we will have an idea of what Mr. Hadley saw?

Representative Weldon, It is hard to recollect, and I can tell you this. I talked to Mr. Hadley 3 months ago when I briefed him on another issue and I said, remember that chart that I gave you, and he said, "Yes, I remember it." Now, I don't know whether the White House still has it. They probably don't. It has been 4 years. I can tell you my recollection of that chart is it was very similar to this, but not as comprehensive. This chart includes post-9/11 data, so obviously the chart that I gave them did not have post-9/11 data, but it was significant. It identified the cells, the five key cells they were working on, and to the best of my recollection, identified Mohammed Atta on the chart.

Chairman Specter. Thank you very much, Senator Kyl, and thank you, Congressman Weldon. I think you performed a real public service with what you have done here and what your analvsis has been.

Representative Weldon. Thank you.

Chairman Specter. Perhaps when the Department of Defense knows the extent of your testimony and the questions raised, they will be responsive.

One final question. Do you think there is any need to modify the Posse Comitatus legislation?

Posse Comitatus legislation:

Representative Wikidon, You know, I will leave that up to you, Mr. Chairman. I am not an attorney. I respect your judgment. I certainly respect Jon Kyl's judgment as a former colleague of mine, I am still developing my own feelings, but as an attorney, I would respect your insights into that. From a policy starting point, I have followed to be a supplementation of the property of

And I want to thank you, because I realize that putting this hearing on was not something—and there were people that were criticizing your intentions or perhaps my intentions. I have no intentions, Mr. Chairman, here, except to have the truth be known. I have made no public allegations against any person. I have not questioned the character or integrity of any Commissioner. I would not questioned the character or integrity of any Commissioner. I want the one when the contract of the commissioner is a way to the content of the contract of the commissioner. I want the one when a chance we set the information I had.

All I asked them was to protect the military personnel that were cooperating, and Jon, you went through this during the 1990s, where we saw whistleblower after whistleblower have their careers ruined, and now, unfortunately, it is happening in this administration. Tony Shaffer's career has been ruined, and to me, that is outrageous, it is unacceptable. That was my main concern.

Now, Mr. Chairman, if I might add one additional point, I did all this work, and I am not boasting because it was just something I had to do for 6 weeks, but I couldn't have done it without one perhaps the perhaps of the perhaps the p

This is not about embarrassing anybody. It is about answering the questions of what happened before 9/11, Thank you. Chairman Specter. Congressman Weldon, do you think that DOD acted in this matter, if the allegations are true as to destruction of documents, because of their concern about violating Posse Comitatus?

Representative Weldon. No, I don't believe that is the reason right now that they did that.

right now that they did that.

Chairman Specter, OK, Thank you very much, Thank you very much.

Without objection, we will admit to the record the statement of Sentor Leahy, who, as I announced earlier, was scheduled this morning to speak on the nomination of Judge Roberts for Chief Justice, and also without objection, the letter from former Senator Slade Gorton to Senator Leahy and myself dated Sentember 20.

Chairman Specter. We now call the second panel. Mark Zaid, Esquire, and Mr. Erik Kleinsmith.

Mr. Mark Zaid is the managing partner of the Washington law from Krieger and Zaid, specializing in litigation, also the Executive Director of the James Madison Project, a nonprofit organization which educates the public on issues relating to intelligence, and a former board member of the Public Law Policy Group of the Intertor of the Public Law Policy Group of the Interlease School, where he was Associate Editor of the Law Review, and

a cum laude graduate of the University of Rochester.

Thank you for joining us, Mr. Zaid, and we look forward to your testimony.

STATEMENT OF MARK S. ZAID, PARTNER, KRIEGER & ZAID, PLCC, WASHINGTON, D.C.

Mr. Zaid. Thank you, Senator. Mr. Chairman, distinguished members of the Committee, thank you for this opportunity. I have my law partner, Roy Krieger, next to me. I would respectfully ask for my full written statement to be placed into the record.

Chairman Specter. Without objection, it will be made a part of

Mr. Zaid. I would like to first compliment Congressman Weldon. Were it not for his tenacious efforts, we would not be here today, and this is a very important day. Unfortunately, I am here as a surrogate speaker for several of the witnesses that were scheduled to appear and I put this testimony together hastily in a matter of

a few hours yesterday.

As you said, I can national security cases. Most of our distance with the court of th

I am here to impart at least some degree of knowledge of certain aspects of Able Danger, what it accomplished, what it identified, and some crucial questions surrounding it. I have not had access to classified information on this. I haven't even had access to the

full scope of unclassified information, so my testimony is not intended to provide a complete picture. I guarantee you I am only providing a couple of facets of a multi-facet diamond, and to be sure, most of my testimony is either hearsay, since I am basing it on sure and the provided of the provided associated with Able Danpated in specific events.

My value, though, of the testimony doesn't come from the truth of the statements but from the ability to use this as a steppingstone to go forward.

This is not a partisan issue. There is enough blame to go around, and I am confident once the whole story of Able Danger comes out, you are going to see that much of the coverup that we are now seeing occur, particularly from the Department of Defense, is probably more typical Washington, D.C., you know, what we call CYA, than anything associated with the substanties work of Able Danger.

I want to make it clear I am not vaiving attorney-client privilege. I am basing my statements on statements my clients have made publicly with third parties or from other sources. Nothing, as you said, is classified. I should say I have been involved with the befense Department and DIA for weeks of this case. Not once has the property of the property of the property of the property of the battery department. The property of the property of the property of the battery department of the property of the pr

Let me tell you a little bit about Able Danger, and I will try not to repeat anything that Congressman Weldon said Formed in 1999, primarily working through SOCOM and LIWA, as you heard, when the said of the sa

In the simplest and most understandable terms, the aspects of Able Danger that led to the inframous chart and charts to be creballed to the control of the control of the control of the likely available information regarding specific Al Queda targets or tasks that were connected through associational links—no classified information, an government data bases. The search and comsistent of the control of the control of the control of the such as Mr. Smith, who didn't even know they were working with able Danger at the time. That information was then given to Able but precived, were to use it for whatever planning purposes

The starting points, as was said, 1993 World Trade Center at-tack, 1998 bombings, the New York City plots, Sheik Omar Abdel-Rahman, known as the Blind Sheik. They took those names, they plugged them into the systems, and they created associational links that the Sheik associated with? Ferson A with the Sheik associated with? Ferson A associated with? Person B, and so en and so on. Think of "Six Degrees of Kevin Bacon." This was the "Six Degrees of Sheik Rahman," essentially, Those links could have been neafrows. They could have been

Every link on those charts had a drill-down capability. Those are from actual computer programs. So if you clicked on a name, there would be supporting data underneath, and what they would do is they would print out each of those charts and every bit of underlying data and hand those over to the Able Danger team members for them to use as necessary.

We heard about the attempts to go to the FBI and the preclusion of that. If a wall existed, whether due to Posse Comitatus or some other regulations, that is a wall that this Committee needs to ex-

plore fully within its jurisdiction, of course.

By the end of 2000, for a number of reasons, documents were all destroyed, not only by LIWA and those involved with Able Danger, which we will hear a little bit more, but also with the Defense Intelligence Agency.

I want to clear up two misconceptions that have been perpetrated within the press to some extent. At no time did Able Danger identify Mohammed Atta as being physically present in the United States, and no information at the time that they obtained would have led anyone to believe that criminal activity had taken place or that any specific terrorist activities were being planned. All they developed were associational links. It was impossible to tell, particularly using the unclassified work that was being used at the time, that those associations went anywhere further than that.

Let me just go through a couple of points as the time would end. Mr. Chairman.

Chairman Specter, Mr. Zaid, would you please summarize your testimony at this point.

Mr. ZAID. For one, as you heard, Lieutenant Colonel Shaffer did meet with the staff of the Commission in Afghanistan in 2003, provided over information. They took that quite seriously. They tasked DOD to provide them information. Whatever DOD provided them, and that is a question for DOD, whatever was in there didn't indicate or support what Lieutenant Colonel Shaffer had told them.

The issue that we have fought with the Commission, though, is if they had only gone back to Lieutenant Colonel Shaffer and asked

him, how else could you support your information-

Chairman Specter. Are you talking about the 9/11 Commission? Mr. Zaid. Correct, sir. He could have identified for them the additional members of the team or those who were working with them-Captain Philpott, Mr. Smith. And at the time, if the Commission had looked into this in early 2004, the charts that had Mohammed Atta on it still existed. There was a chart in Mr. Smith's office. There was the chart that still should have been in the Defense Intelligence Agency because it wasn't destroyed within Lieutenant Colonel Shaffer's flies until the spring of 2004, the same with the chart that Mr. Smith had, which was about the same size.

You heard Congressman Weldon mention that Lieutenant Colonel Shaffer's clearance was revoked. It was suspended shortly after it was made known that he had testified or provided information to the 9/11 Commission. It was revoked just 2 days ago. I have been authorized, and I am happy to go through any details with respect to the security clearance revocation, what the allegations

were, and what our responses were,

What I would like to submit in closing, the primary concern we should focus on as far as not who to blame for the obvious disconnect that occurred with respect to sharing information—we know that problem existed, it still does. Instead, the focus should be on identifying the current location of the other several dozen possible terorists that were on that Mohammed Atta chart as to whether or not they are planning to commit terrorist acts against the United, States today, as well as to reconstitute the successful

work initially started by Able Danger.

I applaud the Committee's tenacity in pursuing this topic—

Chairman Specter. Mr. Zaid, are you just about finished?

Mr. Zaid. I have got two sentences more, sir.

I truly hope you will help educate the country to the truth and ensure that the images of those associated with Able Danger are not tarnished by governmental spin when they should instead be rewarded with the accolades they deserve for their patriotism.

Thank you for this opportunity. I will try my best to answer questions.

Chairman Specter. Thank you, Mr. Zaid.

[The prepared statement of Mr. Zaid appears as a submission for the record.]

Chairman Specter. Senator Kyl has other commitments and I yield to him at this time.

Senator Kyl. Thank you very much. At 10:45, I am supposed to

be someplace else. I will just ask you one or two quick questions. Obviously, it would be better if we had the best evidence, the heart of the control of the security clearance with which you have been involved, do you have the first-hand knowledge of any of these facts, the things that you have stated here, or degree of any of these facts, the things that you have stated here, or

Mr. Žaib. Unfortunately, Senator, they are representations of what I have been told by others—several of the team members, those associated, those on the Hill who have done investigations. Senator Kvi. So the best evidence of that obviously comes from

them— Mr. Zaid. Absolutely.

Senator Kyl. And we would need to hear from them.

Mr. Zaid. And all of them, as I understand, were willing to testify today.

Senator Kyl. 1 appreciate that very much and 1 regret that 1 have to go right now, but 1 will perhaps submit some questions to you for the record.

Mr. ZAID, I would be happy to address them.

Senator Kyl.. Thank you all for being here. Mr. Zaid. Thank you very much, Senator Kyl

Chairman Spectes. Our next witness is Mr. Erik Kleinsmith, Project Manger for Intelligence Analytical Training with the Lockheed Martin Company. He has a very extensive resume in intelligence activity, a number of commendations, including a Meritorious Service Medal, Army Commendation Medal, Armed Forces Expeditionary Medal. and the National Defense Service Medal. He had been a member of the United States Army from 1988 to 2001 with the rank of Major.

Thank you very much for joining us, Mr. Kleinsmith. I appreciate your coming forward under difficult circumstances. The floor is yours.

STATEMENT OF ERIK KLEINSMITH, FORMER ARMY MAJOR AND CHIEF OF INTELLIGENCE, LAND INFORMATION WAR-FARE ANALYSIS ACTIVITY, AND PROJECT MANAGER FOR IN-TELLIGENCE ANALYTICAL TRAINING, LOCKHEED MARTIN, NEWINGTON VIRGINIS

Mr. Kleinsmith. Thank you, Mr. Chairman. As you said before, currently, I am an employee of Lockheed Martin Information and Technology, although my employment with Lockheed Martin has nothing to do with my involvement in Able Danger beyond my passion to continue to do this work as a private citizen.

and do have an intelligence analysis training team of about 20 instructors. Five of them are on the ground in Iraq today training intelligence analysis with data mining technology. My primary customer is the U.S. Army Intelligence and Security Command, to include the Information Dominance Center and the Information Opnianalysis course for INSCOM.

From March 1999 until February of 2001, I was an active duty. Army Major and the Chief of Intelligence of the Land Information Warfare Activity. My branch provided as a typical mission analytical support to Army information operations, but because of the data mining capabilities that we possessed in the Information to the Chief of the Chief

And as Congressman Weldon alluded to earlier, one of our most prominent operations was in support of a data mining proof of concept demonstration for, from our level, the Assistant Secretary of Defense for Command, Control, Communications, and Intelligence, how data mining and intelligence analysis could be conducted in a counterintelligence and technology protection capacity.

That project ran through the latter half of 1999 and our results were ultimately subpoenaed by Congressman Dan Burton's office

through the House Reform Committee on November 16 of 1989.

In December 1989, we were approached by U.S. Special Operation. The Properties of the Properties of the Properties of the Properties of analysis that worked the JCAG project, along with Dr. Eisen Proises as the analysisal ead, Four of us conducted data mining analysis on the Al Qaeda terrorist network, coordinating with most properties of the Pro

In approximately April of 2000, from my recollections, our support to Able Danger became severely restricted and ultimately shut down due to intelligence oversight concerns. I was supported vigorously by both the LIWA and the INSCOM chain of commands and

we actively worked to overcome this shutdown for the next several months. In the midst of this shutdown, I along with one of my analysts, Chief Warrant Officer 3 Terri Stephens, were forced to destroy all data, charts, and other analytical products that we had not aiready passed on to SOCOM-related Able Danger. This detended the control of the

Ultimately, we were able to restart our support to SOCOM at the end of September of 2000. Additionally, the bombing of the U.S.S. Cole on October 12 brought U.S. CENTYCOM to the IDC and who became our primary customer until my departure from active duty on April 1, 2001.

I thank you for the opportunity to appear, sir, and understand that I can only talk in an unclassified nature in terms of the operations and administrative coordination that was conducted, not the actual analytical results or anything that would jeopardize classifications.

Chairman Specter. Thank you very much, Mr. Kleinsmith.

[The prepared statement of Mr. Kleinsmith appears as a submission for the record.]

Chairman Specter. Mr. Kleinsmith, what knowledge, if any, do you have about the allegation of a destruction of documents?

Mr. Kleinsmith. The allegation of destruction of documents is correct. I am the one who deleted all the documentation that we had gathered at the IDC.

Chairman Specter. And you deleted the data?

Mr. Kleinsmith. Yes, sir. Chairman Specter. Precisely what do you mean by that?

Mr. KLEINSMITH. We had collected data from all of our different harvests and we had two different sets, so we had an unclassified or internet polls that we had done. We also had what we termed as all-source, and this is data that was combined together from the control of the control of the control of the control of the charts that we had produced, as well as some—I take that back charts that we had produced, as well as some—I take that back charts that we had produced as well as one chart or two that Orion Scientific had provided to us. But we had already gone beyond their analysis. So all, both soft copy and hard copy, was deleted or

Chairman Specter, What kind of information was deleted? Mr. Kleinsmith, Everything, everything that we had—

Chairman SPECTER. What was the essential substance of it?
Mr. KLENSMITH. We had done Internet polls related to a preliminary analysis of Able Danger, and what I mean by that is we were trying to get a worldwide perspective of exactly where this organi-

zation functioned and operated, just as a start, and that was in terms of Al Qaeda. Chairman SPECTER. And did part of that involve operations within the United States?

Mr. KLEINSMITH. No specific operation in the United States, only a presence that was known, and we were unable to get to the details for specific persons or information in the United States before we were shut down.

Chairman Specter. And when was that information deleted?

Mr. Kleinsmith. I deleted that information roughly May-June timeframe of 19-I am sorry, 2000.

Chairman Specter. May-June of 2000?

Mr. KLEINSMITH. Yes, sir.
Chairman Specter. Did somebody instruct you to delete the information?

Mr. KLENEMTH. We were visited by our-the INSCOM'S General Conneel, and the man was named Tony Gentry. But he was only there 10 days prior to remind me of the intelligence regulations that we were operating under. With that, the intelligence oversight regulation we referred to was Army Regulation 381-10, and in that-1 brought a copy with me-we are allowed to-under Procedure 3, allows us to temporarily retain information about not to exceed 90 days solely for the purpose of determining whether that information may be permanently retained under the other procedures.

So while we were shut down, we were unable to do any further analysis, vetting of data, or investigation into the data that we had pulled. Because of that, the 90-day mark had hit and he came back down to remind me again, and it was more of a friendly visit, not an adversarial visit, and that was actually when he told me jokingly to remember, just elebet his data or you gow will go to just into the property of the property of the property of the protable of the property of the property of the property of the ulation, so we deleted the data and destroyed the chars that we

Chairman Specter. When you say, abide by regulations, what do you mean by that?

Mr. KLEINSMITH. We had to abide specifically by the Army intelligence oversight regulations that said we could only retain this information for 90 days.

Chairman Specter. Is there some relationship between those regulations and the Posse Comitatus Act? Mr. KLENSMITH. The Army regulation was in direct correlation

with DOD Regulation 5140-point-R, which follows Executive Order 12333.

Chairman Specter. You are giving me a lot of-

Mr. Kleinsmith. Yes, and I apologize— Chairman Specter [continuing].—documents. That is OK—

Mr. Kleinsmith. It is more of a-

Chairman Specter. Excuse me. Does any of it trace back to the Posse Comitatus Act?

Mr. KLEINSMITH. Only from an intelligence analysis perspective, not from an operational or mission perspective.

Chairman Specter. Well, what do you mean by that, intelligence but not operational? Mr. KLEINSMITH. It allowed us to—

Chairman Specter. I was only a first lieutenant, so you are going to have to explain it to me.

[Läughter.]

Mr. Kleinsmith. Yes, sir. It allowed us to conduct intelligence analysis and to incidentally collect information on U.S. persons. We didn't consider, or Posse Comitatus was never brought up at our level that we had worked at. We stayed strictly with AR 381-10—

Chairman Specter. Was there any reason for you to conclude that the deletion order for these documents went up the chain of command to officials relying on the regulations and Posse Comitatus?

Mr. Kleinsmith. Not from my perspective or from my level, and l can't answer that fully, sir.

Chairman Specter. Are you in a position to evaluate the credibility of Captain Philpott, Colonel Shaffer, Mr. Westphal, Ms. Preisser, or Mr. J.D. Smith, as to their credibility when they say they saw Mohammed Atta on the chart?

Mr. Kleinsmith Yes, sir. I believe them implicitly from the time that I had worked with all of them, and everyone you had mentioned was part and I had contact with during this time. I cannot—

tioned was part and I had contact with during this time. I canno Chairman Specter. You had contact with all of them?

Mr. Kleinsmith. Yes, sir. I cannot corroborate them completely and say that, yes, they saw it, because I myself do not remember seeing either a picture or his name on any charts, but 1 believe them implicitly. When they say they do, 1 believe them.

Chairman Specter My red light just went on, but I am going to take the liberty of asking one more question, notwithstanding my insistence on adherence to the red light by everybody.

Senator Sessions. Go ahead, Mr. Chairman. You have unanimous support from the Committee. [Laughter.]

Chairman Specter. That is extensive license, more than I really have as Chairman.

I have a report that you feel very strongly about this matter, so strongly that you were quoted as saying—and I want to know if this is an accurate quote—that every night when you go to bed, you believe that if the program had not shut down the U.S. intelligence on these subjects, that 9/11 could have been prevented.

Mr. KLEINSMITH. That is not completely accurate. What I had said is, yes, I do go to bed every night, and other members of our team do, as well, that if we had not been shut down, we would have been able to at least present something or assist the United States in some way. Could we have prevented 9/11/1 I don't think—

I can never speculate to that extent we could have done that. Chairman SPECTER. But you think you might have been able to glean some intelligence that could have been helpful along that

Mr. Kleinsmith. Yes, sir.

Chairman Specter. Senator Sessions?

Senator Spssions. Thank you. Major Kleinsmith, you are not a lawyer and have not studied the origins of all these regulations, is that what I hear you saying?

Mr. KLEINSMITH, Yes, sir.

Senator Sessions. You simply, as an officer, were bound by AR 381-10, as you understood it?

Mr. Kleinsmith, Yes, sir.

Senator Sessions. And do I understand you to say that AR 381– 10, for whatever good reason somebody may have had for passing it, was the culprit that got you into this or required these deletions, or do you think that the deletions could have been—were not necessary even under the Army regulation? Mr. KLENNSMTH. Sir, I am actually the one who made the decision to delate the documents, and so if it came to the point where, was I ordered, I was ordered by whoever wrote the regulation, and I understoot that the regulation was written before the Internet, before data mining, and so it was a natural result. Yes, I could have conveniently forget to delete the data and we could have kept it, but I would have been in violation and I knowingly would have been in violation of the regulation.

Senator SESSIONS. I would just like to first say that one moment, we are giving the military a hard time because they don't follow the regulations, and the next minute, we give you a hard time for following the regulations. Is it your understanding from the Legal Counsel that—you discussed this with Legal Counsel at some point before you deleted the information?

Mr. Kleinsmith. Yes, sir.

Senator Sessions. And they can confirm that, in their view, that it was your obligation to delete this, to comply with it—

Mr. Kleinsmith. Yes, sir.
Senator Sessions. And at this time, who was Secretary of Defense?

Mr. Kleinsmith. I am sorry, I think it was William Cohen at the

Senator SESSIONS. It wasn't Mr. Rumsfeld during any of this, And do you think, or just from your perspective, having been there and worked on this, do you feel like that the regulation and the policies behind it should be modified to allow this kind of activity and that it would not adversely impact our traditional view that the military should not be involved in domestic law enforcement?

Mr. Kleinsmith. Sir, again—yes, you are correct, 1 am not a lawyer. I would only, if 1 had one recommendation to make, is that a review would be conducted that involved data mining and the technology and the capability, but I could not give you an answer on how it should be channed specifically.

Senator Sessions. Mr. Zaid, would you want to comment on that point, on what the policy ought to be and—

Mr. Zaid. Sure, Senator. One of the questions-

Senator Sessions. And you represent—
Mr. ZAID. I represent Lieutenant Colonel Shaffer and Mr. Smith.
Senator Sessions. And these were the individuals involved in
this data mining that had apparently come up with Mr. Atta's

name— Mr. Zaid. Correct.

Senator Sessions, and information about that. As a lawyer, have you, recognizing our concern about—and I take this very seriously, the Posse Comitatus Act. I don't think we would blithely change that Act. But as to this data mining and the kinds of things that they did, do you think we ought to change that policy?

Mr. ZAID. Let me say, first, understand that much of the data mining, and there are differences as to the technical definitions as to what exactly was happening with respect to that, were done by the contractors, the defense contractors. The rules are somewhated different for them. They have no restrictions as far as what data they are maintaining. The other aspect is that we are not entirely sure what specific legal interpretations were being applied in this case other than obviously with respect to the destruction on the Army side. I would encourage the Committee, if they haven's laready, to try and obtain the undoubted legal memoranda that exists within the Department of Defense. This wasn't the first time, obviously, the issue came up.

Plus, from my somewhat understanding of Posse Comitatus—I represent military officers all the time but I have never best—I a military lawyer—Posse Comitatus, of course, portains to law enforcement activities of the military. In the aftermath of Waco, the Army took a PR his because it had apparently helped support of the plant of the Waco compound.

Senator Sessions. Well, let us talk about that. So the Army provided information that assisted ATF and FBI in the Waco activity, is that correct?

Mr. Zaid. And I don't remember the specifics-

Senator Sessions. But they were criticized for not staying within their role.

Mr. ZAID. Absolutely.
Senator SESSIONS. So it is a matter you took seriously—the military, Major Kleinsmith, I mean, the military takes the rules they are given seriously.

are given seriously.

Mr. Kleinsmith! Yes, sir. This is a requirement to be trained on intelligence oversight every year for every intelligence soldier and it is tracked.

Mr. Zato. But there is case law and there are DOD regulations that pertain to the sharing of information complied by the military with law enforcement. What my understanding of Able Danger's activities, it does not appear as if it would have crossed over that line. Now, whether there is an inconsistency between this Army regulation and other DOD regulations and the case law is sometime of the property of the control of the

Senator SESSIONS. So to sum up—my time is expiring—to sum up, you would say that—

Chairman Specter, You can take some more time, Senator. Senator Sessions [continuing]. It may have been in violation of AR 381-10, but not necessarily in violation of the case law or the Posse Comitatus theories that we have tried to operate under?

Mr. Zallo. There is absolutely evidence of that, plus there is a concern that this was too zealously applied. Those within Abb Danger were confident they actually weren't compiling information on U.S. persons. They were potentially people connected to U.S. persons. Again, I said they never identified Mohammed Atta in the chart where his image was, he was listed under Procklyn, New York, or something to that effect. It had Brocklyn, and those within the Army, either in the legal level or some of the policy levels, were apparently showing apprehension and concern that somehow that is U.S. citizene or individuals. Foreigner here legals, whether that U.S. citizene or individuals foreigner here legals. whether that Now, the other thing I should add as far as the destruction, Lieutonant Colonel Shaffer was the liaison between the DIA, Defense Intelligence Agency, and Able Danger. Because he was located here little that the contract of the colonel shaft of the colonel shaft

By that time, Lieutenant Colonel Shaffer had been suspended and put on administrative leave because his clearance had been suspended. DIA apparently claims that they sent him an e-mail saking, well, what do you want us to do with all these boxes of documents? He never—I don't know if they did send it. I can tell you be never received the e-mail. I don't understand why they would and there was classified information within these boxes, why would they destroy any documents presuming he would get a fair shake at challenging his clearance suspension and ultimately come back to work within the DIA and hopefully use the documents again. So those documents were not necessarily subject to AR 381-10 and the and why they destroyed then.

Senator Sessions. Good point. Thank you, Mr. Chairman.

Chairman Specter. Thank you very much, Senator Sessions. Mr. Zaid, you are representing Lieutenant Colonel Shaffer and Mr. J.D. Smith?

Mr. Zaid. Correct. Chairman Specter. And they are present in the hearing room

this morning?

Mr. Zaid. They are, sir. Lieutenant Colonel Shaffer is in uniform

and Mr. Smith is right next to him.

Chairman Specter. Would you gentlemen mind standing, please? OK. Would you, for the record, identify Lieutenant Colonel Shaffer?

Mr. Zaid. Sure. Lieutenant Colonel Shaffer is to the left in the uniform, of course, and Mr. J.D. Smith is here in his business at-

Chairman Specter. You may be seated, gentlemen.

You speak as their counsel?

Mr. Zaid. Yes, sir.

Chairman Specter. And they have consented to your testimony? Mr. Zaid. Yes, sir. Chairman Specter. Why are they not permitted to speak for

themselves?
Mr. ZAID. Because the Defense Department has prohibited. I received both phone calls and a letter from the Defense Intelligence Agency, as well as the Department of Defense General Counsel's of fice, specifically prohibiting Lieutenant Colonel Shaffer from testifying, Mr. Smith admittedly has not been explicitly prohibited, but being an individual who still works within the classified environment with numerous agencies of the Federal Government. I ad. vised him it would be preferable not to testify until the classification issue with the Department is taken care of.

Chairman Specter. And was any effort made to have you not testify?

Mr. Za.D. I am not aware of any, no indication from the Department of Defense or DIA that I not testify. And as I said earlier, I never have been told, and I work with these attorneys over in the concern that Lieutenant Colonel Shaffer specifically had been saying anything classified within his public comments, and I have routisely been told by agencies of the Federal Government, particularly when we represent intelligence officers, when one of them has potentially crossed the line and we have been told to reel them

Chairman Specter. But you are saying that there has never been any suggestion, either as to Lieutenant Colonel Shaffer or Mr. Smith, that the DOD was concerned about the disclosure of classified information?

Mr. Astu. At least with respect to what they have publicly stated to the press, to the Committees, et cetera. Without a doubt—well, I should say two things. J.D. Smith's contract with Orion through whichever part of the Defense Department engaged him was completely unclassified, no questions about that. Lieutenant Colonel Shaffer and Abb Danger, of course, did have access to classified information, but the work that prepared or led to the creation of the Mohammed Atta chart was uncleassified.

Chairman SPECTER. And the information which has been in the public domain, which is what this Committee was looking for, was not classified?

Mr. Zaid. It is all of our indications that nothing was classified. It could certainly have been spoken to today and then elaborated on in executive session.

Theirman Specter. Obviously, it would be preferable, as Senator Kyl pointed out, to have the witnesses testify firsthand, but in the absence of that, we can hear hearsay. What would Lieutenant Colonel Shaffer have testified to had be been permitted to do so?

Mr. Zain. Predominately, he would have testified to the fact of the work that Able Danger had been doing, both in the certainly unclassified environment, that they had created numerous charts that had dealt with Al Quead; one of which had teintified Mohammed Atta, had a photograph of him. That photograph was not the graph nelseed by a U.S. Government agency or the 911 Commission. It was a very grainy photograph. He remembers it specifically because of the essentially evil death look in Mohammed Atta's eye and his narrow, drawn face. Of course, the name itself didn't necessarily mean anything to then mutil after 9711. He conversed with Mr. Hadley and turn over the chart, thought, well, my job is taken care of The information has been passed.

He would have talked about the capabilities that LIWA and the contractors were undertaking and the successful enterprises they were doing that was revelation and novel within the intelligence and military community. He also would have indicated that, finally, he came and he met with members of the 9/11 staff, to include its Executive Director, while he was on active duty risking his life in Afghanistan, that he cells of 9/11, to include Atta. That statement, of course, is in dispute by the 9/11 staff that were present. There were also DOD staff that were present, there, who have not come forward and have not

been questioned so far as we know.

He also would have indicated that after that, he met Mr. Zellkoff, gave him his business card, and said, "I want you to call us when you get back to the United States so we can follow this up." He did no in January of 2004. He called the Commission and said, "Mr. Zellkoff," of 2004 and 100 per some information of the property of the

Chairman Specter. My red light went on during your answer.

Senator Sessions?

Senator Sissions, I just briefly, Mr. Chairman, would followup with Mr. Kleinsmith. We found in the PATRIOT Act work that we did that there were clear prohibitions, unbellevable prohibitions, on a grand lary could not share with a ClA matters and vice-versa. The ClA felt they couldnot share information in certain ways. I guess! want to ask again, did you think, when this lawyer talked to you about your requirement to destroy this information, that with the existing Army regulations, did you not?

Mr. Kleinsmith Yes, sir.
Senator Sessions. Mr. Zaid, were you saying that you felt your
clients did not feel that the existing regulations required the dele-

tion of that information, or at least some of it?
Mr. Zain. From my discussions with those involved with Able
Danger, they were well aware of this concorn and they felt they
had put into place numerous safeguards that would ensure that
that concern would not rise to a significant level of necessitating
that concern would not rise to a significant level of necessitating
of feet, numerous steps beyond what they felt were even necessive
to allay any concerns by the attorneys. But obviously, as you heard,
at the end of the day, I guess the attorneys won out.

Senator SESSIONS. I think it is important for us to review these matters. The first thing I would like to say, and I think it is very important for the American people to understand, somehow, there is a belief in this country that we give expaliations and directives to the military and that they think we don't comply with them, that the military does not comply with them. I used to have to teach in the Army Reserve and certify every year or every other year that I taught the Geneva Conventions to Army Reserve pirate in the Army Reserve pirate in the Army Reserve pirate that the pirate the Geneva Conventions to Army Reserve pirate in the Army Reserve pirate in the Army Reserve pirate in the Army Reserve pirate that the Army Reserve pirate in the Army Reserve pirate in

vates in a transportation unit.

The military does what we tell them to do, and when we have these kind of crazy rules that do this, I think it is us in the Congress that really deserve the criticism here, first. And second, if a lawyer was too aggressive in requiring the deletion of things that they shouldn't. I think we need to look into that.

Mr. Chairman, I will yield back my time to you.

Chairman Specter. Thank you. Thank you very much, Senator

Mr. Zaid, just one final question. Again, we would like to hear from Mr. Smith, but we are precluded. If he were to testify, what would he say

Mr. ZAID, Mr. Smith would have indicated that he was tasked by individuals associated with Able Danger, again, not knowing it was Able Danger, to compile unclassified information that they then can put into charts like Congressman Weldon had brought today. looked somewhat similar-some were that size, some were smaller-containing massive amounts of data, that these were associational links, that at least one chart in particular which he, in fact, kept on his office wall until the summer of 2004, when it had been destroyed after he tried to move it for an office move and then junked it, had Mohammed Atta and potentially, according to other team members—he doesn't recall this—three others of the 20 hijackers of 9/11, in fact, as well,

He would have made one mention that at some point in timehe was not there at this time-that government-Federal agents armed Federal agents came to Orion in around March or April of 2000 and confiscated many or much of the data that Orion had compiled with respect to this contract. They never obtained his data or his charts because given that it was unclassified, they actually were in the trunk of his car, and so that is why he was able to maintain these charts.

After the summer of 2000 or even the spring of 2000, that contract ceased to exist, so he no longer participated in any of the ef-

Chairman Specter When you say Mohammed Atta is it the Mohammed Atta who turned out to be the hijacker? Mr. Zaid, Yes, Without a doubt, his recollection is that, again, by the photograph-and he obtained the photograph through a subcontractor that Congressman Weldon mentioned, bought through, and he understood it to be a foreign source, and it was the look of this photograph-it wasn't the same photograph that we have all seen, and he, post-9/11, when he had this chart on his wall in his office, would bring in anybody who would come by and say, "Look what we had Look what we had compiled." They would be shown. here was the photograph of Mohammed Atta, and he would just

shake his head, what if, what if, what if.

Chairman Specter. Do you know where the chart is now?

Mr. ZAID. The chart, unfortunately, was destroyed. I am not sure what the paper is of those, but many of the charts were on a type of paper almost like tissue paper to some extent, from what I understand, and he had it taped to the wall, and when he tried to take it down, it had become so torn and tattered after, at that time, 3 years that he threw it out.

Chairman Specter. Anything further, Senator Sessions?

Senator Sessions. No. Mr. Chairman.
Chairman Specter. Thank you very much, Mr. Kleinsmith.
Thank you very much, Mr. Zaid. And in absentia, though present, thank you very much, Colonel Shaffer and Mr. Smith. It is pretty hard to be in absentia and present at the same time, but you are, [Laughter.]

Chairman SPECTER. We now call our third panel, Mr. Gary Bald and Mr. William Dogan. Mr. Gary Bald is Executive Assistant Director of the PBI for the National Security Branch, appointed on the Director of the PBI for the National Security Branch, appointed on the Commission on Intelligence (apabilities of the WMD Commission, responsible for integrating the FBI's national security mission with the Director of National Intelligence. He has been in the FBI since 1B77 and has a very extensive, Isudatory record there. He since 1B77 and has a very extensive, Isudatory record there. He and a Massler's in forensic science from George Washington University.

Thank you for joining us, Mr. Bald, and we look forward to your testimony.

STATEMENT OF GARY M. BALD, EXECUTIVE ASSISTANT DIRECTOR, NATIONAL SECURITY BRANCH, FEDERAL BUREAU OF INVESTIGATION, DEPARTMENT OF JUSTICE, WASHINGTON, D.C.

Mr. Bald. Thank you, Senator. Thank you, Chairman. I have submitted a written statement, if I could ask that it be made a part of the record, and I will briefly.

Chairman Specter. Without objection, it will be made a part of

the record.

Mr. Baid. Thank you, sir. Good morning, Mr. Chairman, Senator Leahy, and members of the Committee. Thank you for this opportunity to update you on the progress the F91 has made since 9/11 the properties of the progress of the properties of the propert

marks on Collaboration when the Department of December.

Director of the National Scorrity Branch of the FIR, which was established on September 12, pending final administration approval. Created in response to the President's directive to implement the recommendations of the Weapons of Mass Destruction Commission, the National Security Branch combines the resources, missions, and capabilities of the counterterrorism, counterintelligence, and intelligence elements of the FISI and in doings so will help so build in its reputation of the control of the property of the p

Before 9/11, our ability to share information was hampered by legal and procedural restrictions, often referred to as the wall that separated intelligence and criminal investigations within the FBI. Those restrictions contributed to a situation in which our relationships with other intelligence agencies on counterterrorism investigations were driven by case-specific needs.

Since 9/11, the passage of the PATRIOT Act, and other major legal developments eliminated the wall between criminal and intelligence investigations within the FBI and these actions removed real and perceived barriers to coordination among the FBI and other intelligence agencies and changed the way the FBI conducts international terrorism investigations.

In addition, the FBI now places great emphasis on producing intelligence reports and disseminating them through our partners in the intelligence and law enforcement communities. Our policy is to share by rule and withhold by exception. To ensure that this policy is implemented, we have created a senior-level Information Policy Sharing Group to provide guidance within the FBI for internal and external information sharing initiatives.

The FBI has also developed a National Information Sharing Strategy as part of the Department of Justice's Law Enforcement Information Sharing Program, which aims to ensure that those charged with protecting the public have the information that they

need to take action.

There are three components of this strategy, the National Data Exchange, or what we refer to as N-DES, which will provide a nationwide capability to exchange data from incident and event reports with other agencies; the Regional Data Exchange, or as we refer to it as R-DES, which will enable the PBI to join participation of the PBI to provide the PBI to join participation. The PBI to provide the PBI to provid

The FBI also participates in a variety of interagency centers, working groups, and committees that were established to improve information sharing. In each of the FBI's 56 field offices and in most major United States cities, we now have a Joint Terrorism Task Force, which combines the resources of the FBI, other Federal agencies, with the expertise of the State and local law enforcement

agencies in those areas to prevent acts of terrorism and investigate

the activities of terrorists in the United States.

To support the Joint Terrorism Task Forces throughout the country and to provide a point of fusion for terrorism intelligence, we also created the National Joint Terrorism Task Force. The Department of Defense is strongly represented in the Joint Terrorism Task Forces and on the National Joint Terrorism Task Force.

The FBI also has a significant complement of personnel working at the interagency National Counterterrorism Center, which integrates the Federal Government's intelligence and analysis and presents a comprehensive view of the terrorist threat for the President

and other senior policy makers.

The PBI is proud of its efforts in partnership with the Department of Defense. We are working together on numerous fronts to share information to support the global war on terrorism, and as an example of our joint activities, the PBI's Criminal Jostice Information Services Division has been working with the Department of collected by military troops deployed overseas. The data consists of fingerprints, photographs, and biographical data of enemy prisoners of war or individuals of interest as national security threats. The FBI currently has special agents assigned as liaison officers to several Department of Defense combatant commands and additional PBI personnel are embedded with the Department or Defense of the properties of the principle of the principle

Bay.
The Department of Defense and FBI are also collaborating on the
Foreign Terrorist Tracking Task Force, which uses analytic techniques and technologies to enable terrorist identification and track-

ing. In addition, the two agencies share information as participants in the Terrorist Explosive Device analytic Center, which coordinates and manages a unified national effort to gather and technically and forensically exploit terrorists who improvise explosive devices worldwide.

With the intelligence gathered throughout these and other partnerships as well as her own investigations, the FBI produces intelligence products that we disseminate to the intelligence and law enforcement communities, primarily through six information sharing networks: The FBI intranct, INTELINK top secret, INTELINK ton Setwork, and a secure automated message network.

Over the past several years, the FBI has significantly increased the number of intelligence products disseminated via these networks. A primary route for the Department of Defense components to receive FBI intelligence products is through the Defense Intelligence Agency—

Chairman Specter. Mr. Bald, could you summarize your testimony at this point, please?

mony at this point, please?

Mr. Bald. I will, sir. Thank you. Through the Defense Intelligence Agency, which is the primary distribution list for FBI intelligence products.

In conclusion, Mr. Chairman and members of this Committee, the FBI has made significant progress in our efforts to share information with our partners in the intelligence and law enforcement communities. We have established policies and developed tools that make it easier for us to disseminate intelligence and provide access to those who need it, and we are working collaboratively on many that the Department of Delence and other agencies to develop the access to the control of the control of the control of the control for the control of the control of the control of the control for the control of the control of the control of the control of the force of the control of the force of the control of th

Thank you, Mr. Chairman.

Chairman Specter, Thank you, Mr. Bald.

[The prepared statement of Mr. Bald appears as a submission for the record.] Chairman Specter. We turn now to Mr. William Dugan. Acting

Assistant Secretary of Defense for Intelligence Oversight, Mr. Dugan is a retired Air Force Colonel and has served as a Minuteman missile combat crew commander. He has a Bachelor of Arts degree from the University of Florida, a law degree from the University of Kansas, and is also a graduate of the Army War College. The floor is yours, Mr. Dugan.

STATEMENT OF WILLIAM DUGAN, ACTING ASSISTANT TO THE SECRETARY OF DEPENSE FOR INTELLIGENCE OVERSIGHT, DEPARTMENT OF DEPENSE, WASHINGTON, D.C.

Mr. Dugan. Thank you, Mr. Chairman. Good morning, Senator Sessions, members of the Committee, it is my privilege to appear before you today. I am Bill Dugan. I am the Acting Assistant to the Secretary of Defense for Intelligence Oversight and I am here to discuss the intelligence oversight program in the Department of Defense and also to talk about information sharing.

I am responsible to the Secretary and the Deputy Secretary for the DOD's Intelligence Oversight Program, and the purpose of the Intelligence Oversight Program is to enable DOD intelligence components to carry out their authorized functions while at the same time ensuring that their activities that affect U.S. persons, United States persons, are carried out in a manner that protects their constitutional rights and privacy.

Now, I have used the term "United States persons," and I would like to define it because it is an important term. It is a broad term. It refers to more than just United States citizens. The term also includes permanent resident aliens, corporations incorporated in the United States unless directed or controlled by foreign governments, and associations composed of permanent resident aliens and United States citizens. So you can see it is broader than just U.S. citizens

We operate under Executive Order 12333, entitled United States Intelligence Activities, which was issued by President Reagan in December 1981. The DOD implementing regulation is DOD 5240.1-R, entitled Procedures Governing the Activities of DOD Intelligence Components that Affect United States Persons. This DOD regulation was approved by the Attorney General and was issued in December 1982. So these are the Attorney General-approved guidelines for the DOD intelligence community regarding activities that affect United States persons and they have been in place for more than 20 years.

The Office of the Assistant to the Secretary of Defense was established in 1976 to implement the original Executive Order, which was one issued by President Ford, and that was in response to the investigations, including those done by this Committee, that revealed the misuse of intelligence assets, both DOD and non-DOD, to collect information on civil rights protestors, anti-Vietnam War demonstrators, community and religious leaders, et cetera. The lack of clear rules, mission creep, and the lack of meaningful oversight caused an abuse of the constitutional rights of United States persons by Defense intelligence and counterintelligence personnel. The result, President Ford's first Executive Order and the one we operate under currently by President Reagan in 1981.

I would like to describe how the process works regarding the collection of United States person information by DOD intelligence components. First, no one in DOD intelligence has a mission to collect information on United States persons. What we have are missions such as foreign intelligence, counterintelligence counterterrorism, signals intelligence, and the like. In the course of performing our mission, we run across or find information that identifies United States persons. That is when the rules in the DOD regulation that I mentioned, 5240.1-R, kick in, the Attorney General-approved guidelines.

If the information is necessary to the conduct of the mission, as I just described, for example, counterterrorism, and if it falls within one of the 13 categories prescribed by the Executive Order and the DOD regulation, then the intelligence component can collect it. The 13 categories, I won't list them all. They are in my prepared remarks. But the ones most likely to be used in the war on terrorism are information obtained with consent, publicly available information, foreign intelligence, counterintelligence, and threats to safety from international terrorist organizations.

If the intelligence component is unsure if the information they have obtained is proper for them to keep regarding U.S. persons, the intelligence oversight rules allow them to temporarily retain the information for up to 90 days solely to determine whether it properties that the information of the property of the pro

Finally, if an intelligence component is in receipt of information that pertains to the function of other DOD components or agencies outside DOD, such as the FBI, the intelligence component can transmit or deliver the information to them for their independent determination whether it can be collected, retained, or disseminated in accordance with their governing policy.

Thank you.

Chairman Specter. Thank you, Mr. Dugan.

[The prepared statement of Mr. Dugan appears as a submission for the record.]

Chairman Specter. Mr. Dugan, you were present during the entire hearing today?

Mr. Dugan. Yes, 1 was. Chairman Specter. 1 didn't hear you object to any classified in-

formation being presented.

Mr. DUGAN. Sir, I listened to your reading of the statement from your legal counsel regarding my responsibility to object if there was classified information revealed. My knowledge of Able Danger is classified information revealed. My knowledge of Able Danger is vious two panels, based on my limited knowledge of Able Danger with the control of the Con

tion was being revealed. Had 1— Chairman Specter. So you didn't—

Mr. Dugan. Had I believed so, I would have done so.

Chairman Specter. OK. So you didn't hear any classified information?

Mr. Dugan. No, I didn't hear what I believe to be classified information.

Chairman Specter Well, we are not looking for anybody else's belief. Is there anybody else present from the Department of Defense here today?

Mr. Dugan. I have some folks from the OSD Legislative Affairs, but 1 don't believe they are in a position—

Chairman SPECTER. But it was your job to object if you heard something you thought was classified? Mr. Dugan. Yes, sir, that is correct.

Chairman Spectres. Is there anything in Posse Comitatus which would have prevented the Department of Defense from telling the FBI about an Al Ogada cell and Mohammed Atta?

Mr. DUGAN. No. sir, I don't think so. I don't think this is a Posse Comitatus issue. I think this is an intelligence oversight, Executive Order 12333 compliance issue. The Army regulation that previous speaker referred to, Army Regulation 381-10, is an implementation of the DOD regulation, which is an implementation of the Execution of the Dod of the Execution of the Executio Chairman SPECTER. Well, is there any basis under Posse Comitatus for the deletion of materials as testified by Mr. Kleinsmith or the destruction of other records relating to Mohammed Atta and the charts?

Mr. Dugan. 1 don't think so, under Posse Comitatus.

Chairman Specter. Any basis for the destruction of those

records or deletion on any ground?

Mr. DUGAN, Well, perhaps under the intelligence oversight rules
and the 90-day retention determination period that I spoke of. That
is, under the DOD guidance, the Attorney General-approved guidelines, if information identifies a U.S., person, the intelligence combelief that it can be related to one of the 13 categories in Procedure

2 of the DOD directive. The Army directive is the same. Chairman Spectre. In the rather extensive record for this Committee today, albeit by hearsay, to some substantial extent, Congressman Weldon's testimony and the other testimony has established the existence of intelligence information in the hands of the Department of Defense, including the identity of Mohammed Atta.

That evidence having been presented and factually ascertainable, did the Department of Defense make a mistake in not telling the FBI about that prior to 9/11?

Mr. Dugan. Not having reviewed the evidence that— Chairman Specter. Well, you were here today and you heard all

the testimony.
Mr. DUGAN. Yes, sir, 1 was.

Chairman SPECTER. You heard a lot of testimony that there was a cell uncovered on Al Qaeda and that Mohammed Atta was identified—the same Mohammed Atta who later turned out to be a ring-leader. Now, I don't know whether it is true or not because we haven't had the firsthand testimony, but we have to accept what the state of a first hearing. We may have some more bearings.

Mr. Dugan, Certainly,

Chairman Spectral. The Secretary of Defense is coming in to brief the Senate this afternoon at four clocks. He may have some extra time. He may be able to lend some substance to what we we have heard. Now, accepting that testimony, if the Department of Defense knew about an Al Queda cell and about Mohammed Atta, the ringineder, wasn't it a mistake not to turn that over to

Mr. Ducan. If the INSCOM fells, following the regulation and their intelligence oversight rules, found that the information was properly collected and collectable, then it is, under the Attorney General-approved guidelines, they can retain it and disseminate it, and it the dissemination under Procedure 4 of the regulation would be lawful to the FBI.

Chairman SPECTER. Should it have been disclosed? That is my question. Your last answer was circuitous and not to the point. Should it have been disclosed if it might have prevented 9/11?

Mr. Dugan. If it was properly collected, yes. Chairman Specter, Well, it wasn't properly collected?

Mr. Dugan. 1 don't know, sir.

Chairman Specter. Well, you say there is nothing that you heard about which puts it at variance with the Posse Comitatus

Mr. DUGAN. Correct, but I haven't heard testimony whether, and from the Army, and I understand they are not here and the reasons for that, but as to what they collected, how they collected it, and why they determined it was not properly collectable, and when it then could not be retained and then disseminated.

Chairman Specter. Do you know why the decision was made not to retain it?

Mr. DuGan. I assume, based on the previous testimony of the previous panel, and from what he said was that the 90-day period had run, they had not made a collectability determination that it fit into one of the 13 categories, that it was excluded.

SCHEMMAN SECTEL SINCE you are the only representative from the Department of Defense here, we can only ask you to respond to the Committee and to make a determination as to whether, No. 1, the Department of Defense here, we can only ask you to respond to the Committee and to make a determination as to whether, No. 1, the Department of Defense had information about an Al Quedie Defense Committative with the Committee of the Comm

Mr. DUGAN. Mr. Chairman, with respect to your first question, did we have information that identified Mohammed Atta, 1 have heard the testimony here, but 1 don't know.

Chairman Specter. The question was, since you are the only representative of DOD here, the Committee would like you to find out the answers to those questions.

Mr. Dugan, Very good, May I take—

Gardinan Spectra. If we had the Secretary here, we would ask him. If we had somebody with knowledge of Able Danger, like General Schoomaker, who was very intimately involved in it—he is not too far away, he is the Chief of Staff. He was confirmed by the Senate the last time he was up. If we had somebody who knew more about the matter, we would ask him. I understand that you were about the matter, we would ask him. I understand that you were worth to be able to be able

Mr. Dugan. Yes, sir.

Chairman Specter. And if you would undertake the task of finding out the answers or having your superiors find out the answers, the Committee would appropriate it

the Committee would appreciate it. Mr. Dugan, Yes, sir. Thank you.

Chairman Specter. Senator Sessions?

Senator Sissions. Mr. Dagan, to get this ancestry of how we get into these walls that make life in government more difficult, there were Church hearings and other abuse hearings that resulted in President Reagan—President Ford and then President Reagan issuing directives to constrain the activities of the Department of or domestic law enforcement, is that correct? Mr. Dugan. Yes, sir, that is correct. There was also an intervening order from—Executive Order from President Carter.

Senator Sessions. And as a result of that, DOD Regulation 12333 was issued?

Mr. DUGAN, I believe you are referring to Executive Order 12333. Senator Sessions, All right.

Mr. Dugan. That was issued by President Reagan.

Senator Sessions. And you referred in your remarks here to a DOD regulation that governed the issue, and is that the regulation from which Major Kleinsmith referred when he talked about AR

Mr. Dugan, Yes, sir, I believe it is,

Senator Sessions. So the Army implemented that DOD regulation and that became, for the officers and men and women in the Army, their binding authority?

Mr. DUGAN Yes, sir, that is correct. All the other services have a similar regulation, as well as the Defense Intelligence Agencies. Senator SESSIONS. And is your understanding that that regulation really was not founded on the Posse Comitatus Act, but some other principle or concern to the executive and legislative branches that led to that?

Mr. Dugan. Yes, sir, that is correct.

Senator Sessions. Are there any statutory provisions that under-

lay this Executive Order and the ÅR 381–190?

Mr. DUGAN. The provisions in President Reagan's Executive
Order grow out of the abuses committed by DOD and non-DOD intelligence organizations during the 1966s and 1976s, as I explained, and investigated by Senator Ervin, Senator Church, the
Church Committee, Representative Pile, as well as the Rockefeller
Commissioner. So it is a fear that you have the military collecting
within this country.

Senator SESSIONS. I think that is a big issue. I think it is an important issue. I don't dispute that, and I am not for eroding that principle in any significant way. But the Chairman is, I guess—I think we need to ascertain whether or not there was any statutory requirement that reached in S&I J that impacted this particular could be changed by the chief executive.

Mr. Dugan, I believe it is the result of the Executive Order. I do not believe it is a Posse Comitatus statute issue that—

Senator Sessions. And you are not aware of any statutory requirement that requires this?

Mr. DUCAN. No.
Senator Sisson, Now with regard to—let me see if I can observed the senation of the senation of

Mr. DUGAN. We are a lot smarter now than we were in 1999 and 2000 and we think we could do that, give them—provide that information to the FBI and say, you need to review this with your authorities in mind to determine whether it is lawful for you to keep, Now, we are faced with that same situation when law enforcement information is given to us for us to look at, and we look at that it was not to be a superior of the control of the control of the tive and say, is it proper for us to keep this information? Is this of intelligence value to us, and we make our decision and determination in accordance with the DD directive or the Army regulamination in accordance with the DD directive or the Army regula-

Senator Sessions. Well, so those decisions were made, and I guess we will follow up, and the Chairman has asked, what about this ultimate destruction of the documents? Was that called for under the regulations or was that pecessary?

Mr. DUGAN. The 90-day rule is what is referred to as a collectability determination. I have this information. I don't know if I have a reasonable belief relating to U.S. person information, relattion of the property of the property of the property of the to make a determination. If the determination after day ten is this does not relate to one of the 12 categories that I have just described, then the 90-day clock stope, but they have a full 90 days to make that determination. Once that 90-day period goes by and lected.

Senator Sessions. Is it deemed not to be properly collected, and under criminal law, when the police officer improperly collects something, he does not have to destroy the evidence, but he can't utilize it.

Mr. Dugan. We destroy it.

Senator Sessions. So you destroy. So if you delay and haven't made your determination in 90 days, it is to be destroyed? Could it not be shared? It can't be shared? What if it is improperly gathered, so it can't be maintained? Can it then be shared?

Mr. DUGAN. We think the information can be shared, for instance, with the FB, as I indicated earlier, for them to review it with their authorities and to make a similar decision or determination of whether, for their agency, they can. Now, why wasn't it done in this case? I can't tell you. Information sharing obviously tacks. We are dioriga a better job of sharing information, both from law enforcement to intelligence and intelligence to law enforcement. I am sure there are plenty of areas necessary and open for improvement, but in 1999-2000, I guess I wish to convey to the Committee that U.S. person information is something that we are skittish about in the Defense Department. We follow the rules to the contract of th

Senator Sissions. Thank you. Mr. Chairman, I had the honor to serve with Congressman Weldon on the Armed Services Committee, he in the House and I in the Senate, and there is no stronger propenent of America's defense, no stronger supporter of the United States Army and the Defense Department and a healthy. The Congression of the

Chairman Specter, Thank you, Senator Sessions.

Mr. Dugan, Mohammed Atta was not a U.S. person, was he?

Mr. Dugan. Based on what I have read in the press since September 11, 2001, I don't believe he was. He wasn't a permanent resident alien. He wasn't a U.S. citizen. He wasn't in any of the other categories. He wasn't in the country lawfully. For instance, a student visa or a tourist visa, that is not the same thing as a permanent resident alien. So-

Chairman Specter, Mr. Dugan, you are the Acting Assistant Secretary of Defense for Intelligence Oversight, Can't you give us a more definitive answer to a very direct and fundamental and simple question like, was Mohammed Atta a U.S. person?

Mr. Dugan, No, he was not.

Chairman Specter. Well, maybe we ought to continue, since we got a direct answer. Mr. Dugan, I know you were sent here by your superiors to do the best you could. I think the Department of Defense owes the American people an explanation as to what went on here. There are very credible questions which have been raised, and these credible questions have been raised by Congressman Weldon, whose reputation is impeccable as to credibility and thoroughness, and these questions have also been raised by five witnesses, all of whom have been prohibited from testifying,

We are not dealing here with a matter of minor consequence. We are dealing with the intelligence gathering data of the Department of Defense and prima facie reasons to believe that there was credible evidence as to Mohammed Atta, the Mohammed Atta, the ringleader, and an Al Qaeda cell. Had that information been sharedand the FBI was trying to get it-9/11 might have been prevented. The other Senators have expressed the same point of view. Sen-

ator Biden finds it inexplicable, can't figure out why the Department of Defense is stonewalling this, and I can't, either. I hope you will go back and talk to the Secretary and tell him that the American people and this Committee are entitled to some

answers, because if there is a problem with Posse Comitatus, it is

our duty to try to correct it. I want to thank the staff especially for pursuing this investigation and this hearing. This hearing preparation was one of the most difficult that I have seen, and I am in my 25th year and no stranger to investigations. I spent a lot of time investigating the Mafia, organized crime, and racketeers of all sorts and never faced a more fundamental question than fighting terrorism, which is the No. 1 problem we have here today. We need answers.

I want to thank Ivy Johnson, Adam Turner, Adam Caudle, John Noor, Kathy Michalko, and Josh Latourette, and especially Carolyn Short, General Counsel, and Evan Kelly for the work they have done here.

We are going to suspend the hearing on this subject at this point in the hopes that we will get some better answers.

Whereupon, at 11:50 a.m., the Committee was adjourned. [Submissions for the record follow.]

SUBMISSIONS FOR THE RECORD



Statement of Gary M. Baid Executive Assistant Director National Security Branch Federal Bureau of Investigation

> Before the United States Senate Committee on the Judiciary

September 21, 2005

Good morning Mr. Chairman, Senator Leahy, and Members of the Committee. Thank you for this apportunity to discuss the FBI's progress in enhancing information sharing with the Department of Defense (DOD), as well as other members of the Intelligence Community (IC) and our partners in law enforcement.

I am testifying loday in my new capacity as Executive Assistant Director of the FBTs National Society Branch (NSS), which was setablished September 12 (sending Administration approval of the new organizational structure). The NSB control of the new organizational structure) are not set of the new organizational structure. The NSB control of the new organizational structure, and the new organization of the new o

information Sharing

The FBI has a dual role as both an intelligence agency and a law enforcement agency. Since the terrorist attacks of 911, the FBI has made great strides in strengthening our intelligence capabilities and disseminating intelligence throughout the FBI, to other members of the IC, and to our partners in federal, state, local, and tribal law enforcement. We are doing so while

protecting sensitive intelligence and investigative sources and methods, maintaining the integrity of criminal prosecutions, and safeguarding the constitutional and civil rights of the American people.

Changes since 9/11

Prior to 9/11, legal and procedural restrictions, often referred to as the "wall", were created to separate intelligence and criminal investigations. Although Intelligence information, including that gathered by DOD, could be passed over the wall and shared with FBI criminal investigators, this process was subject to cumbersome procedures that limited and discouraged informationsharino.

Three significant legal developments after 9/11 affected the FBI's approach to international terrorism investigations and lowered the wall between criminal and intelligence investigations:

- The Oct. 26, 2001, enactment of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (USA PATRIOT Act).
- DOJ's March 6, 2002, issuance of Intelligence Sharing Procedures for Foreign Intelligence and Foreign Counterintelligence Investigations Conducted by the FBI.
- The Foreign Intelligence Surveillance Court of Review's Nov. 18, 2002, issuance of an opinion regarding the wall between intelligence and law enforcement.

These developments removed real and perceived barriers to coordination among the FBI and the IC, including DOD. This facilitated a fundamental change in the way international terrorism investigations are pursued by the FBI.

Among the changes are that the FBI now places great emphasis on producing Intelligence Information Reports (II/B), Intelligence Assessments (IAs) and Intelligence Resulted (IBs) on national security threats to our country. The reports we now produce are disseminated to our partners in the Intelligence and law enforcement communities and have enhanced our contributions to the rest of the IC.

Policy

Our policy now is to share by rule and withhold by exception. As part of our efforts to ensure that this policy is implemented, we have created a seniorlevel "Information Sharing Policy Group" (ISPG). The FBI's Executive Assistant Director (EAD) for Administration and the former EAD for Intelligence co-chaired the ISPG. As the EAD for the NSB, I will now take a leadership role in this group, which brings together the FBI entities that generate and disseminate intelligence. Since its establishment in February 2004, this body has provided authoritative. FBI policy guidance for internal and external information-sharing initiatives.

We have just comjeted the first installment of our new intelligence Policy Manual. The manual implements the policies on intelligence and information sharing set forth by the President, by Congress in the Intelligence Reform and Terrorism Prevention Act, and by the DNI. One of the key areas of focus for the manual is how to strike the proper balance between the need to share information versus the need to protect intelligence sources and methods.

Part of this guidance includes a new, comprehensive policy on "write-forrelease," which will improve the ease of sharing intelligence with our partners in law enforcement and intelligence. "Write-for-release" techniques include portion marking, the use of "tearfines," and sanitizing sensitive text.

The FBI shares information and ensures collaboration through our Maximal Information Sharing Strategy, 1915s, which is part of the Bepartment of Justice (DOJ) Law Enforcement Information Sharing Program, (LEISP) that aims to ensure that these changed with proteining in public have the information they be information they consider that the sharing the information that the information they consider the information that of the information that information and information that is an efformation to community to exhaling information.

Interagency Efforts

The FBI sito participates in a variety of interagency contrars, working groups, and committees that were established to improve information sharing. For example, the FBI participates in and charles the subtice Intelligence and the participates of the participates in an experiment of the participates of the participates and the participates of t

Enforcement and Homeland Security agencies; and introduce security, coordination, and user flexibility measures to enhance the LEISP.

The FBI also participates in the CLOBAL Intelligence Working Group and the ALOBAL Criminal Intelligence Coordinating Council (CICC), which were established in 2004 to set national-level policies to improve the flow of intelligence information among U.S. law enforcement presidence components. The CICC has developed standards for the law enforcement intelligence component of Pleason Centers and Regional Intelligence Centers (PGLs), which have collaborative efforts of the PER CICC and the Conference and Regional Intelligence Centers (PGLs) and the set collaborative efforts only setting the CICC and the CICC and

neach of the FBI's 8.6 Field offices and in most major U.S. cities, the FBI has created Joint Terrorism Task Forces (JTFs) to combine he resources of the FBI and other feetenal agentics with the expertise of state and local law of the feetenal agentics with the expertise of state and local law combined of the control of the combine of terrorism in the DIOI of the control of the

At FBI Headquartens, the FBI created the National Joint Terrorism Task Fore (NJTF), be channed communication, coordination, and cooperation between federals, state, and local government agencies representing the intelligence, law enforcement, defense, deforatels, public seldy and hornsland security communities. Through the NJTF, we provide a point of fusion for intendim intelligence and support the JTTF, the thoughout the hithed States, for interdim intelligence and support the JTTF the thoughout the hithed States for intelligence and seven between the provided of the NJTF by 10 full-time and seven officers of 100 agencies are represented on the NJTF by 10 full-time and seven officers of 100 agencies are represented on the NJTF by 10 full-time and seven officers of 100 agencies and seven of 100 agencies are represented on the NJTF by 10 full-time and seven officers of 100 agencies and seven of 100 agencies are seven of 100 agencies and 100 agen

addison, the FBI participates in the National Counterterorism Center (NTC) and the National Virtual Tradistion Center (NTC), and then Assinal Virtual Tradistion Center (NTC), and insinds to participate in the National Counter Proliferation Center (NCPC), NCPC was established to countrial and oversee the Intelligence Community's efforts against proliferation of weapons of mass destruction. NCTC serves as the application of weapons of mass destruction. NCTC serves as the analysing all tending of the National Virtual Virtua

intelligence for all elements of the IC. The FBI is the executive agent for this interagency center.

The Fill is proud of its offorts and partnership with DOD. In an effort to support the Obbot War on Terrorism and information sharing intalestes, the Fill's Criminal Justice Information Services Division (CJIS), in conjunction with DOD's Biometic Fusion Center (BPC), has been working to share duc cellected by photographs, and biographical data of millary delatiness, enemy prisoners of war, or individuals of Interest as national security fibrates to the United States. Together, CJIS and DOD have researched and developed an Automated Distriction (Service) and State (Congress of Service). The DOD ARIS controlled, from State (Congress of Service) in the DOD ARIS controlled, so from State (Congress of Service). The DOD ARIS controlled, so formats, solid produced in the Congress of Service (Service) and the Service (Service) and Service) and Service (Service) and Service (Servic

The FBI currently has Special Aperts assigned as faiston officers to several DOI Confestant Commands, Including certal Command (ERIDOM). European Command (ERIDOM), Northern Command (NORT), Special Operations Command (SOCOM), and official Special Operations Command (SOCOM), and official social sections command (JSOC), JSOC currently has a detailed assigned to the FERS Courrenterporties Division (CTI) and NORTHOOM and SOCOM have detaileds to the National JTIF. The FBI and the National Security Agency also have detailed assigned to each other's headourafers.

DOD and the FBI are also collaborating on the Foreign Terrorist Tracking Task Force (FTTT), which uses analysical techniques and technologies to enable and enhance terrorist identification and tracking. The Deputy Director of FTTF is a DOD Counterintelingence Field Activity (GTA) employee and GIFA provides these contract enalysis assigned to the FTTF. The director of FTTF and the FTTF is the director of the contract analysis assigned to the FTTF. The director of FTTF data and collaboration on the investment of appointed in their against share data and collaboration on the investment of appointed in the contract and the fTTF.

and addition, the two agencies share information as participants in the Terrorist Explosive Device Analytical Center (TEDAC), which coordinates and manages a unified national effort to gather and technically and forensically exploit terrorist improvised explosives devices (IED) workdwide. The FBI supports DOTs Combined Explosive Explosition Cell (CEXC) mission with Asymptotic Political Cell (CEXC) mission with Asymptotic Politic Polit

Additional FBI personnel are embedded with DOD in military operations in Iraq, Afghanistan, and Guantanamo Bay, Cuba (GTMO). In support of those operations and others, the FBI has developed the intelligence and Terroid Photograph (deministration Database) (INTREPID), a web-based repository of Images and videos of individuals affiliated with terroist organizations. More than 12,000 photos collected by the FBI and ODO in STMO, Irraq and Afjannistan are being included in the database, which allows investigation is nik with Internation cylarized world wide, a well as ordes photoimosph, produce included information photo cards, and size ovideo dips for investigation in which information cylarized world wide, as well as ordes photoimosph, produce included information photo cards, and size ovideo dips for investigation in the produce with investigation of the international control of the i

Dissemination

The FBI has a responsibility to the nation, the IC, and federal, state, and local, and tribal law enforcement to disseminate relevant information. Doing so is an inherent part of our mission. Sharing FBI information will be the rule, unless sharing is legally or procedurally unacceptable.

The FBI primarily uses six information-sharing tools to disseminate its intelligence products; the FBI Intranet, INTELINK-TS, INTELINK-S, Law Enforcement Online (LEO), Homeland Security Information Network (HSIN), and Secure Automated Message Network (SAMNET).

Products up to and including the Secret level are disseminated throughout the FBI via the FBI Intranet.

The FBI uses the Intelligence Community's INTEL.INK-TS to facilitate sharing intelligence products up to the Top Secret (Sensitive Compartmented information (SCI) level. INTEL.INK-TS is carried on the Defense Department's contribution of the Top Secret (Sensitive Compartment on the Object of the Communication System (WICS) and is known in Sensitive Intelligence Communications System (WICS) and is known in Risk of the Communication System (WICS) and is known in Risk of the Communication (Science 1997) and the sense at School (SCI). The SCIO (September 2011 and has med at School (September 2011 an

Information sharing with other government agencies at the SECRET level requires access to the DOD Secret Internet Protocol Router Network (SIPNET). SIPNNET provides the communications backbone for INTELINK'S, the Secret intelligence Internet. INTELINK'S contains classified information from more than 200 Web servers supporting the intelligence, homeland security, military, counterinteligence, and size enforcement communities.

The FBI's LEO network is a core capability for information sharing. LEO provides Web-based communications to the law enforcement community to exchange information, conduct online education programs, and participate in professional special interest and topically focused disloque. The FBI intelligence

products are disseminated weekly via LEO to its more than 40,000 users, providing information about terrorism, criminal, and cyber threats to patrol officers and other local law enforcement personnel who have direct daily contacts with the general public.

The FBI shares intelligence products posted on LEO with HSIN users as well. HSIN provides states and major urban areas real-time interactive connectivity with the Homeland Security Operations Center through a secure system carrying information on a Sensitive But Unclassified level to all users.

The FBI's SANNET provides the capability to share Intelligence Information Reports (Illes) within the FBI and with IC members. To convert IIRs to the proper telebyse format for dissemination, the FBI uses the FBI IIR Illesmination System (FIDS) — a veh-based form to create and track drift IIRs Intelligence of the III of the

So far in calendar year 2005 (as of August 31, 2005), the FBI has issued 254 finished Intelligence products (Intelligence Assessments and Intelligence Bulletins) on SIPRNET, 333 on INTELINK, and 149 on LEO. During the same time period, the FBI has posted 202 IIRs on INTELINK, 330 on SIPRNET, and 689 on LEO. This is a significant increase over previous years.

The primary route for DOD components to receive FBI intelligence products is timough DM, which is on the primary distribution is for all FBI intelligence products, and is responsible for forwarding them to all DOD customers that have a counterferorman prostring requirement. The FBI also, sends appropriate messages to specific DOD elements, such as NORTHCOM, and provides tearlies for sharing with partner radioss. A secondary route for DOD commands to access FBI intelligence products is via the FBI SIPRNET website.

Conclusion

The FBI has made significant progress in its efforts to share information with partners in the intiligence and law enforcement communities. We have established policies and created the necessary organizational structures to make it easier for us to disseminate our intelligence and provide access to show who need it. We are collaborating on many fronts with DOD and other members of the intelligence Community. As Directive Mueller stated in recent testimony, in this en of globalization, working side-by-side is not just the best option, it is the only option.

By building our intelligence capabilities, improving our technology, and working together, we can and we will develop the capabilities we need to succeed against the threats of the future.

Thank you for your continued support and interest in the FBI.

Statement of William Dugan Acting Assistant to the Screetary of Defense for Intelligence Oversight Department of Defense

Before the United States Senate Committee on the Judiciary

September 21, 2005

Good morning Mr. Chairman, Senator Leahy, and Members of the Committee. It is my privilege to appear before you tooky. I am Bill Dugan. I am the Acting Assistant to the Secretary of Defense for Intelligence Oversight (ATSD(IO)). I am bere to discuss the Intelligence Oversight program of the Department of Defense.

I am responsible to the Scoretary and Deputy Secretary of Defense for the Department of Defense Intelligence Oversight program. The purpose of the Intelligence Oversight program is to enable DoD intelligence components to effectively carry out their authorized functions, while at the same time ensuring their activities that affect United States persons are carried out in a manner that protects their Constitutional rights and privacy.

I've used the term "United States persons." It is an important one because it refers to more than just bluried States citizens. The term also includes lawful permanent residents, corporations incorporated in the United States (includes lawful permanent residents, corporations incorporated in the United States (includes infected or controlled by a foreign government), and unincorporated associations substantially composed of lawful permanent residents and/or US. citizens.

We operate under Executive Order 12333, "United States Intelligence Activities," which was issued by President Reagus in December 1981. The DoD implementing Regulation is DoD 5240.1-R, entitled "Procedures Governing the Activities of DoD 1 Intelligence Compensts That Affect United States Persons." This DoD regulation was approved by the Attorney General and was issued in December 1982; these are the Attorney General and was

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approved guidelines for the DoD intelligence community regarding activities that affect United States Persons.

The Secretary of Defense established the predecessor office to the Office of the Assistant to the Secretary of Defense for Intelligence Oversight (ATSD(IO)) in 1976, to implement the original Executive Order on U.S. Intelligence Activities issued by President Ford. President Ford's executive order was issued in response to the investigations that revealed the misuse of intelligence assets, both DoD and non-DoD, to collect information on civil rights protestors, anti-Vietnam war demonstrators, as well as community and religious leaders and labor leaders during the 1960's and early 1970's. What began as a force protection mission for DoD organizations, evolved, through mission creep, lack of clear rules, and the lack of meaningful oversight, into an abuse of the Constitutional rights of United States persons by Defense intelligence and counterintelligence personnel. These matters were thoroughly investigated by the Congress, including this committee, in the 1970s - I am referring to the investigations conducted by Senator Ervin, as well as Senator Church - the Church Committee - and Representative Pike the Pike Committee. Since 1976, the ATSD(10) has been charged with preventing a recurrence of these types of transgressions and we do this through our Intelligence Oversight program which I will describe.

We are a very small office, by design; I have I o personnel alsos. We sit at he head of a proactive partnership with the intelligence staffs, Inspectors General, and General Counsel and legal advisors of the Joint Staff, Combatant Commands, Milliury Services, and the De-Erense intelligence agencies to include the National Security Agency, Defense Intelligence agency, National Recommissiance Office, and the National Geospatial-Intelligence Agency in the management and direction of the DoD Intelligence Consider to rozum.

We seek to ensure DoD intelligence, counterintelligence, and intelligence-related organizations, as well as all intelligence activities performed by non-intelligence units, conduct their activities in accordance with federal law, Executive Order 1233, Presidential directives, and DoD directives, regulations, and policies. We place special emphasis on the protection or information or United basis persons. Our second area of protection of information or United basis persons. Our briefligence personnel is identified, reported, investigated, and then action taken to keep it from happening again.

Each quarter we prepare the Defense Department's Intelligence Oversight Report. This report describes any significant Defense Intelligence Oversight issues that warrant the attention of the Secretary and Deputy Secretary of Defense and the President's Foreign Intelligence Advisory Board. To prepare it, we receive each quarter the reports of the Joint Staff, the Combastant Commands, the Millitary Services, and the Defense intelligence agencies. It is reviewed and signed jointly by the Dot Good Commands of the Combastant Com

Personnel in my office also conduct intelligence oversight inspections Personnel in the office also conduct intelligence activities or workwise to ensure that DoD intelligence activities are conducted in accordance with law, executive order, DoD regulation and policy. We are assisted in this inspection process by the Inspectors General of the combatant commands, the military services, and the Defense intelligence agencies.

I would like to describe how the process works regarding the collection of United States person information by DoD intelligence components.

First, no one in DoD intelligence has a mission to collect information on United States persons. What we have are missions such as foreign intelligence, counterintelligence, counterterrorism, Signals intelligence, and the like

In the course of performing our mission, we run aeross or find information that identifies United States persons. That is when the rules in the DoD Regulation, DoD 5240.1-R, kick in. If the information is necessary to the conduct of the mission such as I just described, for example, our countercorroism, and if it falls within one of the 13 categories prescribed by the Executive Order 12333 and DoD regulation, then the intelligence component can collect the information. The 13 categories are:

- 1. Information obtained with consent.
- 2. Publicly available information.
- 3. Foreign intelligence.

- 4. Counterintelligence.
- 5. Potential sources of assistance to intelligence activities.
- 6. Protection of intelligence sources and methods.
- 7. Physical security. [with a foreign nexus/connection]
- 8. Personnel security.
- 9. Communications security.
- 10. Narcotics. [international narcotics activity]
- 11.Threats to safety. [with a foreign nexus/connection such as international terrorist organizations]
- 12. Overhead reconnaissance.
- Administrative purposes. [training records a narrowly drawn category]

If the intelligence component is unsure if the information they have obtained is proper for them to keep, the Intelligence Oversight rules allow them to temporarily retain the information for 90 days solely to determine whether it may be permanently retained.

Thus it is possible for DoD intelligence components to have information on United States persons in their holdings.

Finally, if an intelligence component is in receipt of information that pertains to the function of other DoD components or agencies outside DoD, such as the FBI, the intelligence component can transmit or deliver the information to them for their independent determination whether it can be collected, retained, or disseminated in accordance with their governing policy.

Thank you.



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Jazick Thospson Chrosphic A. Kopn Doskini September 20, 2005

The Honorable Arlen Specter, Chairman The Honorable Patrick J. Leaby, Ronking Member Commettee on the Judicary SD-224 Dirkson Senste Office Building Washington, DC 20510-6275

Dear Senators Specter and Leahy:

The 5/11 Commission has never claimed to be the last word on the topus of the September II Ferrorist stacks. The Commission asknowledge of the September II Ferrorist stacks. The Commission asknowledge of the predicts to the Reporte "New information will invertibely come to light" We are open to now information that will help the American propriet to understand better the 9/11 story. As new evidence becomes available, it should be laber in me count. Nodling that we have the result from L. Collent Staffarr, Captain Philippor to Representative Widelen has essend to the propriet of the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the propriet of the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the propriet of the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the propriet of the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the propriet of the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Staffarr, Captain Philippor to Representative Widelen has sessed to the Propriet Widelen has sessed to the Pro

There has been a great deal of publicity with respect to statements by Lt. Col. Shaffer, Captain Phillipott and Representative Weldon that ments comment.

Claims by L. Col. Shaffer. The Commission's Executive Director and two serior staff med Li. Colonel Shaffer in Bagrams, Afghamstan in October 2003. Then were accompanied by a White House lawyer. Li. Col Shaffer advised that group about the existence of the Abbo Danger program, which hard proceeded to investigate.

The Commission immediately requested all documents on the Able Danger program related to terrorism and Afghanistan. The Commission reviewed those documents. The Pentagen confirms that it provided all relevant Able Danger documents to the Commission.

Lt. Col. Shaffer also claims he told Commission staff in that same meeting that Able Danger had identified Mohamed Atta: It didn't happen.

The there Commission staff present were investigating the 9/11 plot and, of course, Mohamed Atta as leader of the plot. They would have certainly remembered if they had been told that someone in the government that identified Mohamed Atta before 9/11. Their notes make no mention of Atta or the other binderes. The White House leaver present at that

meeting agrees with the account of Commission staff. Shaffer's own talking points prepared for the meeting make no mention of Atta of the other hijackers. Mr. Shaffer's own public accounts of filts netweing have changed repeatedly; for example, he said on Fox News' Hamnity and Colmes on August 18 that he did not discuss the names of the terrecists in the Afghanistam meeting, contrary to his prior assertions.

In the Commission's review of Able Danger documents, there was no mention of Mohamed Atta. There were no charts, no data sets, and no analysis identifying Mohamed Atta or any of the other hijackers pre-9/11. There was no evidence whatsoever that future hijacker Mohamed Atta had been identified as an individual of interest to the U.S. government.

L. Co.l. Shaffer further anester that on these occasions in number of 2000 he and others involved in the Able Dugar program stockloud depositements with the FBH Washington Field Office to past Am's name and phote and the names and photes of other at (Declaration of the Able of the

According to the Department of Defense, Lt. Col. Shaffer worked on the Able Danger program for a total of 27 days during the life of a program that lasted approximately 18 months. In March 2004, Lt. Col. Shaffer lost bis security clearance and was placed on paid administrative leave with respect to inaccurate characterizations of his past actions

Meeting with Captain Phillpott, On July 12, 2004, 9/11 Commission Senior Counsel Dieter Saell interviewed Captain Phillpott, who requested the meeting. Mr. Snell led the investigation of the 19 highcers. Mr. Snell is a Deputy Antomyc General of the State of New York. Mr. Snell led the prosecution team that convicted Ramari Yousef, the first World Trade Center bomber, and put him behind bars for 240 years.

Captain Phillpott told the Commission he recalled seeing before 9/11 the name and photo of Mohamed Attio on an "sanalyst's notebook chart" assembled by another officer. He said he was this material only betiefly, and that it dated from the period February to April 2000. He had no documentary evidence. He himself had not performed the analysis, nor could he explain what information led to this supposed identification of Atta.

The Commission had already requested and reviewed all relevant Able Danger documents, and had found no documentary evidence that DOD had destinified Auth before 91.1 There was no corroboration of Philipoth's account with any information from U.S., government of Comma government oursees. His second did not mate by with detailed evidence of documenting Atta's travels, activities, and entry into the United States, including INS and State Document records.

Senior Counsel Snell concluded – correctly, in our judgment – that the officer's account was not sufficiently reliable to warrant inclusion in the report or further investigation. This conclusion is not a challenge to Captain Phillipott's good intentions – the tip he provided just did not check out.

Claims by Representative Weldon. In his book Countdown to Terror, published in June 2005, Rep. Weldon writes the following (p.18):

"On September 25, 2001, just two weeks after 911, 1 met in the White House with Stephen Hadley, the deputy national security adviser to the Pettident. I I presented him with a 2° x 3° chart I had been given in the aftermath of 911. The chart was developed in 1999, as part of a Defente Department initiative dubbed "Able Danger." I diagramment the affiliations of a Queda and adswed Mohammed Atta and the infiamous Brocklyn Cell. Hadley's response was "I have to show this to the fig. man."

Representative Weldon apparently did not keep a copy of the chart. He never informed the FBI's PENITBOM investigation of this chart, a vitally important piece of information. He never informed the Congranisonal Zolin fluquity of this chart. He never informed the 9/11 Commission of this chart, even as be had several conversations with 9/11 Commissioners and has office was in contact with Commission staff.

Mr. Stepben Hadley, at that time the President's Deputy National Security Adviser, never reported the existence of such a chart to either the Congressional Joint Inquiry or the 9/11 Commission. He does not acknowledge the existence of any such chart.

On May 23, 2002, Rep. Weldon displayed a chart at a Heritage Foundation briefing. He said the following: "This is the unclassified chart that was done by the Special Forces command briefing center one year before 311. It is the complete architecture of al Quota..." Rep. Weldon made no mention of Mohamed Atta in connection with this chart.

If Rep. Weldon's charge is correct that he provided a pre-911 chart with the name Mohamed Atta on it to Mr. Hadley, both he and Mr. Hadley are guilty of withholding vitally important evidence, at a time when they had an obligation and duty to disclose it. Mr. Hadley is a distinguished public servant and I believe he would have come forward with such information bed he prosessed if.

No auch document have Denn faung. Since the statements by L. Col Shaffer, Ceptain Fillipotts and Rey, Mordon, the Pentages has conducted in own internal investigation. The Pentages describes its probe as "montal," obeen," and "aggressive." It has ansovered no clust are no documentary observation to support has designed such Abb Delay reduction (and the Alta before 911. The Pentagon internet weed 90 individuals, and reviewed 95 million records, including a meaning and center core of Shaffer and others involved in the Abb Danger project. It reviewed sharedess of this analysis churt produced before 911 = mone of which menders what one to the third plant. The Pentagen reviewed the bare drives and like of the three contractors who performed the careful hat analysis and prepared link analysis chastic for Albe Danger. They do not recall the name Alto on pre-9/11 charts. One contractor states flatly that there was no chart with Attive name of photo on the before 9/11 and those who assert of there with a many asserts that, given his responsibilities, it would have been impossible for him not to have been aware of such a chart.

Those who now claim they saw such a chart before 9/11 have come forward several years after they claim to have seen such a chart with Atta's name and photo; they did not produce such a chart; they cannot explain how link analysis produced such a chart; they cannot reproduce the analysis; and they cannot now provide a copy of such a chart.

Each has an excuse as to why he can no longer provide the chart: not saving a copy, changing offices; and most recently, claiming that someone else destroyed the documents.

Skepticism about the Destruction of Documents. The claim is made that documents with the relevant information about Mohamed Atta were destroyed. Several questions deserve the Committee's attention.

If all such documents were destroyed, why do hundreds of pre-9/11 link analysis charts with the names of terrorists still exist — none of which contain the name Atts?

If all documents mentioning the names of U.S. persons were destroyed, then why do pre-9/11 charts exist with the names of terrorists who are U.S. persons by virtue of the fact they are in U.S. prisons? None of these charts contain the name Atta.

If all such documents were destroyed, why did Congressman Weldon write he had such a chart in his possession, and provided it to the Deputy National Security Adviser immediately after 9/11?

Memories are Faulty. So what happened? Why are there people making claims that they saw Atta's name and picture on a chart?

In any high-profile investigation, many, many people come forward. They believe they have information that is important.

Any investigator in a high-profile investigation can fell you that most tips—tips provided by a good people—of on 'Lock' out. No evidence turns up to controleste what proper hink they good people—of on't beck out. No evidence turns up to extroduce the size of the size o

We do know that there is a chart from 1999 that mentions those involved in the first World Trade Center bombing – those involved in a "Brooklyn cell." The chart mentions Ahmad AJAJ and Mohammed ATEF, not Mohamed ATTA. Mohammed ATEF was a well-known senior leader in al Ogeda at the time.

We do know that there is a chart, similar to the one described by Captain Phillpott and others involved, which depicts and coll that could be described as a "Brooklyn cell." This chart, and that particular cell, includes a picture of a young Egyptian terrorist, Eyad Banoii. He resembles Atta, and be is currently serving a 240 year prison sentence as a convicted consintration in the first World Trade Center bombing.

We know that the picture post-9/11 of Mohamed Atta on his Florida's drivers license is a picture burned into people's memory. Author Terry McDermott, a Los Angeles Times staff writer, has spent the better part of the past four years investigating the life of Mohamed Atta. He writes the following:

Over the last four years I have interviewed dozens of people who swore they saw Atta somewhere he wasn't. This includes an assortment of waiters, students, flight instructors, taxi drivers and, more dramatically, two women who each claim to have been married to Atta, this despite the fact that they were never in the same city at the same time.

We appreciate that the above is speculation about reasons for mistaken identity, by good people who want to help.

What are the Facts? Returning from speculation to facts, the 9/11 Commission based its report on: (1) Facts obtained from documentary evidence; and (2) Witnesses who bad direct, firsthand knowledge of documents they were oversit they described.

Those now making claims about Atta's name on a chart cannot produce the chart, did not do the analysis, and cannot reproduce the analysis.

If others bad in their possession such charts or documents that had identified Mohamed Atta before 9711, many serious questions must be uddressed to them: What did by do with this information? Did those with such a chart tell anybody up the chain of command? None of their commanding officers seem to remember a thing about such a chart. Why did they wait three or four versa to come forward?

In the Department of Defense, the 911 Commission interviewed Oriental Schoomaker, who was Command of the Special Operations Command at the time Abl Deager was created. The Commission interviewed Greened Highs Stellow, who was Chairman or the John Chiefs for the Commission interviewed Commission interviewed Greened Highs Stellow, who was Chairman or the John Chiefs for the Sules Staff. The Commission interviewed Delines Sterling, the Askinstan Screener for Special Operations and Low Interview Comflets (SOLIC) during the period Able Dunger was in criticated, and we askered does not made followed benefits Staffach, the Staffach Staffach Commission for the Staffach Commission Staffach Commission for the Staffach Staff

The 9/11 Commission interviewed Mr. Stephen Hadley for 3 hours. Mr. Hadley also responded to questions from the Congressional Joint Inquiry. He mentioned nothing about a chart and mentioned nothing about the name of Mohamed Atta on a chart.

The 9/11 Commission interviewed his boss, Condoleczza Rice for over 4 hours. She said nothing about a chart and mentioned nothing about the name Mohamed Atta on a chart.

The 9/11 Commission interviewed her boss, President Bush, for nearly three hours. Neither he nor the Vice President said anything about a chart or the name Mohamed Atta on a chart.

The White House has not confirmed the existence of such a chart. There is no evidence to document that such a chart ever existed.

One final point: Claims about Mohamed Atta—even if they were true—would not change the Commission a recommendations. The Commission documented in great detail many examples of the failure to share information. The Commission made several recommendations to improve information sharing across the government. Action on those recommendations is still necessarie.

I appreciate your time and attention, and ask that this letter be made part of the Able Danger heuring record.

With best regards,

Slade Gorton United States Senator, 1981-87; 1989-2001

Member, National Commission on Terrorist Attacks Upon the United States

CC: Senator Pat Roberts, Senator Orrin G. Histeh, Senator Charles E Grossley, Senator Jon Kyi, Senator Mike DeWine, Senator Ielf Sestions, Senator Lindey Graham, Senator John Corrays, Senator Sam Brownback, Senator Tom Coburn, Senator Edward M. Kennedy, Senator Isosph R. Biden, Senator Herb Kohl, Senator Dianne Feintein, Senator Russell D. Fenigold, Senator Charles E. Schumer, Senator Richael J. Durbin

Able Danger and Information Sbaring Hearing before the Senate Committee on the Judiciary Sentember 21, 2005

Opening Statement of Senator Charles Grassley

Chairman Specter, thank you for holding this hearing. Apparently some folks over in the Defense Department didn't want this hearing to happen today, so I appreciate your commitment to begin getting to the bottom of this on behalf of the American people. You have my support in doing what it takes to get through any opposition and get to the facts

Four years after the attacks on 9/11 and more than a year after the 9/11 Commission issued its final report, many Americans still wonder whether we have heard the whole story. The 9/11 Commission did an excellent job. Its report provides a datalied account of our government? samp failure soul missed opportunities before the attacks. The report was thorough, but some are now claiming in may not be complete because it did not mention a data mining project called "Able Danger." The Committee is now source of four witnesses who worked on the Able Danger project work claim that their data mining software identified 9/11 ring-leader Mohammed Atta as a potential terrorist more than a vaer before the attacks.

Even though two of these four witnesses say they provided this information to the 911 Commission, the key issue her is not whether the 911 Commission he key issue her is not whether the 911 Commission might have missed something. The key issue is whether these claims are true. Some of these writnesses also claim that Pentagon lawyers argued that their data had to be deleted rather than shared with the FB because of concerns about violating rules against intelligence agencies collecting data on U.S. etitzens and permanent residents. Were the lawyers become only quastions and lying the hands of millitary and law enforcement become only contained and the properties of the

The American people deserve to know the answers to these questions. Unfortunately, the Defense Department hasn't been fully cooperative in helping us get answers. The first step is to have these witnesses make their claims to the Committee officially and under outh. However, I understand that the Defense Department instructed some of these witnesses, who are still either government employees or contractors, not to testify—not even in a closed session. That is just plain unhelpful. It feeds conspiracy theories and gives the impression that DOB is not being unforced and open with Congress. There are legitimate concerns about classified information. No one on this Committee wants to reclass information that would compromise sources and concerns while declassifying as much information as possible so that the ordinates was to require the concerns while declassifying as much information as possible so that the

To those who are worried about the details coming out because of fear that DOD will somehow be blamed for not preventing 911, 11 would urge them to have more faith in the American people. If it is true that one or two charts created by an intelligence popular had some preliminary information about one of the hijackers possibly being connected to all Questh, that doesn't necessarily ment and DOD should have been able to preven the attacks. People are capable of understanding that distinction. By problining the properties of the p

Testimony of Erik Kleinsmith to the Senate Judiciary Committee for Able Danger and Intelligence Information Sharing, 21 September 2005

Good Morning. My name is Erik Kleinamith. I was asked to testify as a witness today on my involvement in the Able Danser program.

Currently, I am an employee for Lockheed Martin Information Technology. I manage an intelligence analysis training team of about 28 instructors that apocialize integrating counterferorism and asymmetric theurst analysis with data mining technology. My primary customer is Headquarters, US Army Intelligence and Security Command or INSCOM. As part of the program, I also teach a counterferorism analysis course for INSCOM.

From March of 1909 until Primarys of 2001, I was an active dup, Army Major and the Chief of histollingence of what was then collede the and Hommation Warfer extinger of LTMA. My included the second of the college of the angle of the college of the college of the angle of the mining expellation was promised in the Information Dominions Center, we restinally provided direct analytical approach to several combination and provided control of the college of

In December of 1999 we were appreached by U.S. Special Operations Command to support. Albeit Deager. I assigned the assure core sear of analysis that worked the F.CAT project, and with Dr. Ellicen Preisser as the analysical lead, four of us conducted data mining and snalynis of the AI Chooled interests are reconstructed conductancy with SCCOM and other operatizations throughout that time. In the montris that followed, we were sible collect an immense amount of data for analysis that allowed as to may AI Queda as a worked wich thereast with a supplyingly significant researce.

In approximately Agril of 2000 our support to Abb Danger became serverly restricted and ultimately that down due to instittingene coveraiget accents. In appended vigoceasity by the LIWA and INSCOM chains of command, we actively worked to overcome this shart down for the next server in morths. In the modits of diss shart down, I along with CVVI) Test Stephens were forced to describe the dark, the chain of other analytical products that we held not already passed on to describe the control of the chain of the

Ultimately, we were able to restart our support to SOCOM at the end of September 2000. Additionally, the bombing of the USS Cole on October 12th, brought USCENTCOM to the IDC, who then became our primary customer until my departure from active duty on April 1st 2001.

I thank you for the opportunity to appear before you and am happy to answer any questions that you may have,

Opening Statement Of Senator Patrick Leahy, Ranking Member, Senate Judiciary Committee Hearing On "Able Dauger And Intelligence Information Sharing" September 21, 2005

I thank the Chairman for convening today's hearing and commend his efforts to investigate the allegations that have been raised, arising from this program. He and I have a long history of conducting vigorous oversight investigations together, and I appreciate the energy he has dedicated to continuing this tradition since assuming his role as our Committee's chairman.

Several participants in the Abb Danger project have recently come floward to say that the project identificated Mohammed Atta, the leader of the highester who engineered the September 11th attacks, one year prior to those horse the floward that the september 11th attacks, and the september of the september of the september 11th attacks. These individuals further allege that they were reduffed in their attacks. These individuals further allege that they were reduffed in their attacks and the september of the problems that prevented this intelligence from the ingular thread with the appropriate appendix.

We have already taken significant steps to improve information sharing within and between appacies with the cancitment of the USA PARISOT Act and the National Intelligence Reform Act. Congress established the 9/11 Commission to investigate the attacks and then implemented many of the important unanimous recommendations contained in the Commission report. We must continue to evaluate what work wrong before 9/11 and these all necessary stees to reverted terrorist attacks in the first.

There are many questions raised by the Able Danger project, including the use of datamining by the militry and intelligence community in their efforts to combat transition. While data-mining can have some useful, effective applications for enhancing but enforcement and anticial security, Congress must findfil its constitutional oversight obligation to assess how federal adpartments and agencies are using this technology. Advances have allevade on broader and faster access to more and more information. In the Advances have allevade on broader and faster access to more and more information. In the being used effectively and that spinkings and oversight are sufficient to proven its being always to such assistance and oversight are sufficient to proven its being always to such minimize the orders and the confidence of the confiden

In necent weeks, namy individuals have golden publishy about the Abb Dauger project. Some of the interment have included personal attacks on members of the 9/11 Commission. Some have implied that the Administration is attempting to throat any real investigation into Abb Dauger. The review of this project should ferman above the political fray and without resort to personal attacks. I result the works of 9/11 commission member and former Secured Stude Cortion, who said that in conducting is investigation, the commissionness decked their publish as the door. In place and proposed the proposed of the proposed o believe that the Chairman is committed to this approach, and I look forward to working with him as we pursue this inquiry.

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United States Senate

COMMITTEE ON THE JUDICIARY WASHINGTON, DC 20519-6275

September 8, 2005

The Honorable Donald H. Rumsfeld Secretary of Defense 1000 Defense Pentagon Washinston, DC 20301

Dear Secretary Rumsfeld:

The Judiciary Committee, in its oversight capacity, is reviewing the activities of the Department of Justice including the FBI on the issue of information-sharing relating to terrorism. It has come to our attention that the FBI was denied access by the Department of Defense to critical information on Mohammed Atta prior to September 11. 2001. We have acheduled a hearing for September 21, 2005 in connection with multiple military projects run by the Land Information Warfare Activity (LIWA), now known as the Information Dominance Center (IDC), including, but not limited to a project known as ABLE DANGER. It is my understanding that LIWA/ IDC is a Department of the Army operation that supports the activities of the U.S. Army latelligence and Security Command (INSCOM). It is further my understanding that LIWA/IDC specialized in data mining and analysis to, among other things, detect and target al Qaeda terrorists worldwide. Project ABLE DANGER has received extensive press coverage over the past month, including reports that this project may have identified the names of the 9-11 terrorists more than a year prior to 9-11, but that this information was not shared with the FB1 on advice of legal counsel. It is my intention to determine if the state of the law is such that it impedes the sharing of information among military and non military agencies, placing our nation in danger of another terrorist attack. It is further my intention to ensure, by legislation or otherwise, that the most sophisticated information available to us to fight terrorism be shared at all levels of government while protecting the privacy of our citizens.

ARLE DANGER and other ensuing projects were reportedly initiated by Constall Pere Schoomaker, who was these Commander of U.S. Special Operation Command ("U.SSCOOM") and is sow Chief of Staff, U.S. Army. According to L. Colamor ("U.SSCOOM") and is sow Chief of Staff, U.S. Army. According to L. Colamor ("U.SSCOOM") and is sow Chief of Staff, U.S. Army. According to L. Colamor ("U.SSCOOM") and U.S. Davenson ("U.SSCOOM") and U.S. Davenson ("U.SSCOOM") and U.S. Davenson ("U.SSCOOM") and Insurance of University of the University and Army defended of U.S. persons by Department of Defension Defender ("N. S. SZAOI"), U.SSCOOM ("U.SSCOOM") and T. S. Davenson ("U.SSCOOM") and

Specifically, it has been reported to my staff that Invyest Tony Gentry and Specifically, which was a specific period of the specific period of the ADLE IDANCIES project, could not share may of the information collected with law collectorement appears and year projects of collect all related colorments and information stored on back-up lapse. The former LIWA/IDC Chief of Intelligence, Army Major Erick Kreismith confirms this account.

It is my understanding that DOD and DM have conclusted an investigation into the assertions made by these intrivibuals not three carefulod that there are no documents or other support for the chain that the ABLE DANCER project Strettlied Mohammed. Anna as An (Quade mannels per for to Speciment 1; 2001. Newtholess, it was reported to my staff as recent meeting with military officials that both Captain Philipott and former Anny Major lists Kelamidha we will respect and valued members or the military community and that there is no reason to believe that they are lying. In fact, they stated that they found Hillipot and Klicimstand to be credible.

Although Kelmismith apparently does not recall whether or not Atta's name was on a chart produced prior to 9-11, Phillipsic, Staffer, an independent contractor, 13. Smith, and a SOCOM intelligence analyst, Edward Wenthill, firmly believe that they save Atta's name on this chart. At least the wistener proof that LIVADC created "petter beats" pier to 9-11 that depicted multiple suspected 20 Quest terrorists reading in the U.S. Several of Users that were very least that the produced produced the several produced and the several produced produced the several produced the several produced produced the several produced pro

I would like to pursue this matter further by reviewing any documents and unreligation fillow and by speaking with credit wirelesses. This is an official request that you provide all information and documents, whether in detectoric or paper form, related to LIVAM/DC terrorate that a mining, including, you for this limbs to provide AME DANCER. Soch information, records or documents about include, but not be limited to quick removaling, sharing times more, plose message sign, letter or memory, charconogies, mission more, plose message sign, letter or memory, charconogies, mission removes, but the control provide the care in the control provide sign, and the control provide sign, and the control provide sign and the control provides and the control provides are significant to the control provides and the control provides are controlled and the control provides and the

L. Colonel Shaffer has asserted that, in connection with his work in support of Able Danger, he kept a full set of Able Danger submiring documents, over support documents, charts and graphs. Shaffer has reported that, as of March 2004, these documents were located on the third floor of the Defense intelligence Agenty facility in Clarcedon, Virginia. He does not now know where these documents are located on the third floor of the Defense intelligence Agenty facility in Clarcedon, Virginia. He does not now know where these documents are located. He therefore a testing the real massaces of locassing the events described

Page3 of 3 Rumsfeld 9/7/05

shows on the "TSXCI DIA LAN". In addition, it is our understanding that DIA has crual message in its possession related to Abb Danger. My stiff the respected and I now request copies of these canalite or any other documents as described hereia. My stiff further requested that DIA possession of the complete payment of the DIA possession. This request day to the compater to years and files in order for him to assist in locating any pertinent information. This request has been denied. I referred this request they are differed request that years of the described the second of the described the described the second of the described the describ

The scheduling of document review and witness interviews should be coordinated through my General Counsel, Carolyn P. Shot. Thank you for your attention to this important issue regarding interagency information sharing.

Singfely,

M. Secretary

M. Justin Jn. 1 Ferguire

Note Specier

Ver, innediate

Gersens Alter

AS/cs

oc: Vice Admiral Lowell E. Jacoby Director Defense Intelligence Agency

Daniel Stanley

Assistant Secretary of Defense for Logislative Affairs

William J. Haynes II General Counsel of the Department of Defense

Kathleen Turner Chief of Congressional Affairs, Defense Intelligence Agency

Neely Moody

General Counsel, Defense Intelligence Agency

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United States Senate

COMMITTEE ON THE JUDICIARY WASHINGTON, DC 20610-6275

September 20, 2005

Morgan J. Frankel, Deputy Senste Logal Coursel 642 Hart Senate Office Building Washington, D.C. 20510-7250

Dear Mr. Frankel,

This is plast respect they see provide as with switch kegd after concenting the longithy of the Audicine Committee proceeding with a Superious 2.7 (2009) the meng regarding a multing plasming program known as Alsh Danger. After noticing this manner of the superior of

The Committee would like to proceed with this hearing, but not at the expense of national security. Please advise on how this hearing can be conducted so as to prevent any violation of the laws of classification of sensitive information.

Thank you in advance for your opinion.

Cincon

Arien Specier

Patright Menty

ATTORNEY CLIENT PRIVILEGED

MEMORANDUM

To: Senator Specter

From: Carolyn P. Short

Re: Logal guidance for Able Danger Hearing on 9/21/05 Date: September 20, 2005

You asked that I inquire of Senate Legal Counsel about the legality of holding a hearing tomorrow regarding Able Danger because the Department of Defense has indicated that the topic of the hearing may tooch spec a feeting distingtional poor legislations and in the desired may to the processing their participation in the Able Danger project and all have been advised not to appear by DOD or

their participation in the Able Danger project and all have been advised not to appear by DOD risk protecution for release of classified information. The DOD has agreed to produce the Assastant to the Secretary of Defense for Intelligence Oversight to testify in open session. This witness will testify about process, not about facts related to the Able Danger Project.

I spoke parently on the indephene to Mergua Pinakel in the efficient of Simulat Lagal Counted and imprinted doubt the legality of shough the historiage proudes or IZOD beams advised on vinuous not to appear. He advised that you should state at the opening of the heartstay lance are are at the contention of the counter of counted in the counted and the properties of the heartstay of the heartsta

He also advised that it is likely that DOD representatives will be in the audience at the hearing and the Committee Staff could advise them that they should feel free to raise objections to staff when operornize.

Me. Pranded afurber reminded me of the protections of the Speech on Debase claume of the U. S. Constitution to Compressional Communities proceedings. He natural than the prosective measures described above to prevent the interiorized discribed sectionary of classified information combined with the above or say when the feel being that constitution information with the dischood at the above of many other principals of the compression of the contraction of the contraction of the Fastister protection is provided by the Speech or Dest annotation when the principals in the location, Constitution that it as exceptable sent on its visition of any laws to both this burding.

Finally, Mr. Frankel informed me that the Office of Legal Counsel cannot put its advice in writing without the prior written request from both majority and minority members of the Committee.

The above memorandum accurately reflects the advice of our office.

My hull Office of Senste Legal Counsel

United States Senate Committee on the Judiciers Able Danger and Intelligence Information Sharing September 21, 2005

The Honorable Curt Weldon Unned States Representative , [R-PA, 7th District]

I would like to thank you Chairman Specter and Ranking Member Leaby. I wish that a hearing such as this did not have to take place. Unfortunately, that is not the case. It is important that we - the House and Senate as the oversight bodies of the Executive Branch - not rush to move forward from the failures that led to September 11, 2001. The only way to move forward with new policies is to go back and really understand what went wrong - even if it means reexamining old territory. However, it is regretful that all of the Able Danger team members are not allowed to speak today. The victims and families of 9-11 and the Country deserve better

I have served in the House of Representatives for 19 years. Currently, I am Vice Chairman of the Armed Services Committee and the Homeland Security Committee. The story that I will outline today is extremely troubling to me, and has mised significant questions that need to be answered In 1999, while serving as the Chair of the Research and Development Subcommittee, I had the responsibility of overseeing approximately \$35 billion of the Defense budget that funded all military R&D. This included all funding for each of the military services' (USN, USMC, USA, UASF) information dominance centers that were being stood up to monitor and prevent backers from penetrating classified and unclassified systems

The Army's Information Dominance System, located at Fort Belvoir, was one of the most capable. Known as the Land and Information Warfare Analysis Center (LIWA), this Center was doing much more than just information dominance. Through several site visits and briefings, I witnessed the LIWA's state of the art facility and mitiatives, which included massive data mining, data collaboration and data analysis. I was so impressed with this capability that I increased funding authorization for the LIWA. It was because of the great work at LIWA, that I felt it was important to raise the capababilities of LIWA to the attention of Dr. John Hamre, then Deputy Secretary of Defense, Equally impressed after petting briefed on LIWA's capabilities. Dr. Hanne tasked them with doing an analysis of proliferation of sensitive military technologies. The provocative outcome would later prove barmful to the LIWA.

In the spring of 1999, I had an opportunity to personally witness the amazing capability of the LIWA. Two weeks after the United States commenced the bombing of Belgrade, I was contacted by leaders of the major political factions within the Russian Federation. They were extremely concerned that our bombung of Serbia was premature causing the Russian people to distrust the United States. The Russians believed that this conflict could be avoided if they were asked to play a role in dealing with Mileserie

Leaders of Russia's major political parties suggested that I put together a be-partisan concressional delegation to travel to Belgrade with a similar one from the Russian Duma to meet with Milosevic directly. They were convinced that, with Russia's help, the others cleansing and human rights abuses could be stopped.

Working with Steny Hoyer, we arranged a meeting with Strobe Talbot at the State Department to review the Russian offer. In our meeting Talbot expressed concern with any trip to Belgrade, because he was worned that it might send an adverse message. He did agree, however, to sending a bi-partisan Congressional Delegation to meet with the Russian leaders in Vienna. By the end of the week, I assembled an eleven member Congressional Delegation to meet with five Russian political leaders in

Vienna. The Russians had informed me that they were bringing along a Scribian citizen who could establish and maintain contact with Milosovic. I was concerned that the Sorb might be a part of the Milosovic more about this individual before agreeing to meet with

I saked then CLA Devotes Georgi Tener for a prollet the Sent who would plin the Bussians. The next day I recover on a file from Tenet superput that the CLA do not know much. In only provided me with two sentences shout this Sent. I make the same request from the Army-LIWA, who, within a matter of hours, provided me with multiple pages of afformation shout the Serb and Issuinty. I should be information with my colleagues on the military flight to Vienna, which proved to be very useful and enabled the delaporiation to be better prevails.

Our meetings in Visions were extremely successful—so much that we developed a two page courant that had the foundation for a final and peaceded resolution to the conflict, in fact, while in Visions, Milloceric offered us travel by but to Belgrade, of which time he would embrace the firms; even a first effects there. Aurentino POW's to the Congressional Delegation. However, after consultation with both the While House and the State Department, I decided that we would not travel to Bellemic and return to Wohnlands.

On May 17, 1909, approximately two works after returning from Victors, the FIE requested to be deducted on the first when you designs in that next Viveraal transcribest's scheduled a received in deducted a refer select when you designs in the next Viveraal transcribest's scheduled a received for requested to be bredien to well. I was informed that the State Department had said often CLA to be not on commont the CLA to jour on hard transcribest the referred from a special region of the rest in Known C. I was not common the CLA to jour in hir Till referredig. That Schooling, I bestel four a special responsible to common the CLA to jour in hir Till referredig. That Schooling, I bestel four a special responsible to the rest in Known Common that the CLA to jour in hir Till referredig to the common transcribes to the common transcribest to the common transcri

Following those overta. I convente an athree group of intelligence officials to intraspiace on the crustine of an attential collaborative center model and the LTMPs of the cyber. The first test loss for termine of a statistic collaborative center model and the LTMPs of the collaborative center model of the the NOAII concept to Dr. Abel Bitmer, then-Dupoy Secretary of Defines, who expressed interest in the NOAII concept to Dr. Abel Bitmer, then-Dupoy Secretary of Defines, who expressed interest in the NOAII concept to Dr. Abel Bitmer, then-Dupoy Secretary of Defines, who expressed interest in the NOAII concept to Dr. Abel Bitmer, then-Dupoy Secretary of Defines, who expressed in the NOAII concept to the NOAII concept to the Content of the NoAII concept to interest the NOAII concept to the NOAII content of the

Despite the reflectance of the CTA. I continued to press for a national collaborative coster in three successive Defense Anthoraxions Bills, and also delivered speeches and spressions on the tedge around the country. The FYOI Defense Authorizations Bill required that CTA to provide the House Annel Services Committee usike a Report on a National Collaborative Capability, in this the CTA, are reported that, the "overarching collaborative speaking," in this the CTA, but it because a restrictly when President beta innovanced the pastical." Not only used practical, but it because a restrictly when President beta innovanced the

TTIC (now the NCTC) in January of 2003. It should not have taken this long, considering Congress had called for this capability in prior years.

During 1999 and 2000, I was aware that the LFWA was providing massive data mining and analysis for a number of extremely important intelligence and anti-errorism militatives—inchaling international diagonates; corruption in Reseas and Servisi, provisit linkages in the Far East, positification activities both within and against the United States; as well as an extensive global analysis of Al Oxedo.

In fact, in the weeks following 9/11, I was provided an extensive analysis chart of Al Qaeda, which I immediately took to the Whate House and personally delivered to there-Deputy National Security Advisor Severa Hadley. Mr. Hadley was extremely interested in the chart and said that he would take it to the President. I continued to the visionardy wasnort the concept of data mains and studyist, perfoulderly whom the TTIC.

was insorred.

15. Significant for the state of the state

It was during the bridings on Able Providence that I was provided additional information about Able Danger I was told that Able Danger I was told that Able Danger I was told that All Quelas and five workhoule cells—one of which had linkages to Brooklyn and has been referred to at the Brooklyn cell. I was told by the Able I was a supplied to the Able I was to the Able I was a supplied was a supplied to the Able I was a supplied was a supplied to the Able I was a supplied was a supplied to the Able I was a

This new information was saturiting, and caused us to recover the 9/11 Commissions Report to see (if any ordermose And Aller pages was contained benefits. Realizing the total reference cashed, all add any ordermose And Aller pages was contained benefits. Realizing the total reference cashed, all add and all and all and all any ordermose Aller and Aller a

How could it be possible that two 9/11 Commission staffers received two briefs, by two different members of Abbe Danger, in two different countries, on the same subject, yet no such information was brought to the level of a Commissioner. One is left to wonder if there was a similar information that me revolved to the countries of the countries

On June 27, 2005, disrayed by the fact that Able Danager was omitted from the 9/11 Commission Report, 100x to the floor of the flours of Representatives to outline the entire Able Danager story for my colleagues and the American people. In the weaks following that speech, I methodically briefed the Chairs of House Armed Services, Intelligence, Homeland Security on #FBI Abreoverizions.

Oversight Committee.

- The New York Times picked up the story in August and run three straight days of stories. On each
- day, the 9/11 Commission changed their story.
- · First, they said that they were never briefed.
- Second, they said that they were briefed and that there was never a mention of Mohammed Atta.
 Third, they said they were briefed, Atta was mentioned, but they found Able Danger to be fastorically measurificant?

As someone who had supported the creation of the 9/11 Commission and their recommendations, even though more then half were already recommended by the Gilmore Commission, I was incensed by this cavalier attitude. Along with my Chief of Staff, we pursued the operatives involved in Able Danger throughout the months of July and August. We identified five officials who continued the facts of Able Danger, as well as knowledge of massive data and materials tied to the effort. We identified an FBI agent who played a role in arranging meetings to share information on U.S. perthat were abruptly cancelled. We also identified a technician who did Able Danger analysis and an individual who admitted to destroying Able Dunger data - up to 2.5 terabytes. This data contained information on U.S. persons with ties to terrorism that could have helped prevent 9-11 and possibly even be used to track terrorist movements today. The person who destroyed this data has also spoken about how Major General Lambert, the 13 at U.S. Special Operations Command, was extremely upset when he learned that his data had been destroyed without his knowledge or consent. On at least four occasions, I personally tried to brief the 9/11 Commissioners on: NOAH: integrative data collaboration capabilities; my frustration with intelligence stovepipes; and Al Queda analysis. However, I was never able to achieve more than a five-minute telephone conversation with Commissioner Tom Kean. On March 24, 2004, I also had my Chief of Staff personally hand deliver a

document about LIWA, long questions for Grong Toriot to the Commission, but neither was over used [I world like to submit for the record [I and the Commission beam more thorough]. I would have provided if of the lond that Levelore parameter on my own in the end. Pleasage only by the contract of the long that Levelore parameter on my own in the end. Pleasage only by the Common Camers Rose (I and traded and was the first to be recognized, taked the Commission why they did not meet with Members who hash worked intelligence and security issues piece to 5011, and Levelore (I and the Month of the Commission and on the tree most ones with every Selentie who had the Call intelligence of the Commission and on the tree most ones with every Selentie who had

I have never alleged any wrong doing, conspiracy or cover-up. However, I have been hewildered by the response to Able Danger - both by the 9-11 Commission and the Pentagon.

- Fundamental questions need to be answered -
- 1. Why was Able Danger a historically insignificant event even thought we knew that Al Quoda was
- responsible for o 1993 Bombing on World Trade Center
- o Khobar Towers
- o Embassy Bombings in Africa o USS COLE
- Who ordered the destruction of 2.5 tembytes of data about Al Oneda and why?
- 3. Any why wasn't the customer at SOCOM ever consulted or briefed?
- 4. Who stopped the meetings between the FBI and Able Danger personnel in September 2000 and why?
- 5. What was the extent of the 3 hour brief provided to General Shelton in January 2001 regarding Able Danger?

Page 5 of 5

6. Why did the 9/11 Commission change their response several times when queried about Able Danger and attempt to spin Able Danger based on missinformation?
7. Why have threats been made to Able Danger witnesses who were simply telling their stories?

As it stands now, the 9/11 story has not been fully examined and told. The families of the victims and the American people deserve answers and we must not stop until we get them

PREPARED STATEMENT OF MARK S. ZAID, ESQ.

BEFORE THE COMMITTEE ON JUDICIARY, UNITED STATES SENATE

WEDNESDAY, SEPTEMBER 21, 2005

"Able Danger and Intelligence Information Sharing"

Mr. Chairman, distinguished members of the Committee, thank you for the opportunity to appear before you to discuss some very important matters relating to our country's national security interests. I would respectfully request that my statement be included as part of the Committee's official record.

Unfortunately I am here today as a surrogate for several witnesses who the Department of Defense has forbidden from appearing before you. I am a partner in the Washington, D.C. law firm of Krieger & Zaid, P.L.C., which primarily represents cases that pertain to national security issues. Our typical clients are active members of the U.S. Intelligence Commanity, We currently represent Lieutenant Colonel Anthony Shaffer, a civilian employee of the Defense Intelligence Agency and reserve officer within the U.S. Army, and Mr. James Smith, a defense contractor at the time with Orion Scientific Systems. Both men, who are striting right behind me and were more than willing to appear before you today, actively worked on components of what is known as Able Dameer.

I am here to impart to this Committee some degree of knowledge of what Able Danger was and what it accomplished, as well as identify some crucial questions surrounding related events. To be sure most of the information that will comprise my testimony is herasay except to the extent I participated in specific

A copy of my curriculum vitae is attached to my testimony.

activities. However, the value of my testimony does not derive from the truth of my statements but is to serve as a stepping stone to allow your Committee to undertake a proper and necessary investigation into matters that are very clearly within your jurisdiction.

I want to make it perfectly clear that nothing I say today constitutes a legal waiver of the attorney-client privilege that exists between my clients and I. My testimony primarily repeats between my clients and I. My testimony primarily repeats information that has been discussed in open settings before third parties, or that I have obtained through non-client sources. Nor is anything I am stating today intended to be classified and, so far as I am aware, is classified. Although I have been in contact with the Department of Defense, and especially DIA, throughout the last several weeks about this matter, at no time did any government official inform that classified information was at issue or that any concerns existed with respect to the public comments that had been made by my clients.

THE CREATION, OPERATION AND DISMANTLING OF ABLE DANGER

Able Danger was formed in 1999. General Peter Schoomaker, now the Chief of Staff for the Army, and General Hugh Shelton, then Chairman of the Joint Chiefs, were instrumental in creating Able Danger. To date, to my knowledge, neither has publicly commented about what they knew. Until approximately the Summer of 2000 ti operated under the auspices of the U.S. Army, and particularly through the U.S. Special Operations Command (SOCOM) and the Land Information Warfare Center (LIWA), which supports the Intelligence and Security Command (INSCOM).

It was the understanding of those who worked on Able Danger during this time frame that their efforts were primarily unclassified. After LIWA severed its ties to Able Danger, the team shifted LIWA's responsibility to defense contractors. This effort, which some are calling Able Danger II, lasted from the Summer 2000 to no later than March 2001, and did handle a significant amount of classified information. The information I am presenting today derives from the initial activities of Able Danger.

In the most understandable and simplistic terms, Able Danger involved the searching out and compiling of open source or other publicly available information regarding specific targets or tasks that were connected through associational links. No classified information was used. No government database systems were used. In addition to examining Al Qaeda links, Able Danger also handled tasks relating to Bosnia and China. The search and compilation efforts were primarily handled by defense contractors, who did not necessarily know they were working for Able Danger, and that information was then to be utilized by the military members of Able Danger for whatever appropriate purposes.

With respect to Al Qaeda, the starting point were those terrorists who were associated with the 1993 World Trade Center bombing and the New York City terror plots. Sheik Omar Abdel-Rahman, known as the blind Sheik, was one of those individuals who served as a focal point. By that I mean those supporting Able Danger would take specific names and attempt to obtain a list of individuals who were known to associate with the target names. The information might have been, but was not limited to, that derived from the Internet, commercial services scud as a Lexis/Nexis or Westlaw, or purchased from subcontractors who obtained data from multiple sources including foreign.

Again, what was being explored were associational links between individuals, meaning person "A" who was associated with Sheik Abdel-Rahman, and then identifying person "B" who was associated with person "A' and so on. Essentially, think in your mind how the game "Six Degrees of Kevin Bacon" operates. That is a simplistic explanation of part of Able Danger's activities.

The compiled information would be uploaded into an interactive computer program designed by the contractor that would create depictions of the links accompanied by all the underlying data to support those links. When possible photographic images of the identified individuals would be obtained and entered into the system. Every link and the data that supported the link could be accessed electronically with "drill down" capabilities, and usually the data had multiple sources. Each visible screen would then be printed out as a hard copy for submission, along with all supporting documentation, to the Able Danger liaison. These are the infamuse Aratix we have beard about

As part of their efforts multiple individuals associated with Able Danger have stated that they identified four of the terrorists, including Mohammed Atta, who subsequently were involved in the terrorist stateks on 971. At least one chart, and possibly more, featured a photograph of Mohammed Atta and had him linked through associational activities to the blind Sheik and others operating in or around Brooklow. New York.

On at least three occasions those involved with Able Danger attempted to provide the FBI with information they had obtained. Each attempt failed, as it has been said, as a result of Army lawyers who either precluded the sharing or prevented the Able Danger personnel from attending the meeting. The stated concern was whether legal limitations restricted Able Danger from compiling information on U.S. persons. Their definition apparently included foreigners legally present on our soil. Based on my

understanding of the law surrounding Posse Comitatus and the relevant DoD regulations, it would appear such an interpretation was unduly restrictive, and this is clearly an area for investigation by this Committee. I would specifically renounage the Committee to obtain the legal memoranda that would undoubtedly have been drafted and disseminated by the military lawyers. If a wall existee, it is imperative to understand if it still exists and how to dismantle it.

Eventually during the period December 2000 and March 2001, all records, both electronic and hard copy, were destroyed under orders of the Army. Additionally, we just recently learned that duplicate documentation that was maintained by Lt Col Shaffer at his civilian DIA office was apparently destroyed—for reasons unknown—by DIA in Spring 2004.

Let me emphasize two specific items for clarification purposes because they have been distorted and invited undue criticism from some.

- At no time did Able Danger identify Mohammed Atta as being physically present in the United States.
- No information obtained at the time would have led anyone to believe criminal activity had taken place or that any specific terrorist activities were being planned. Again, the identification of the four 911 highscers was simply through associational activities. Those associations could have been completely innocuous or nefarious. It was impossible to tell which, and the unclassified work of Able Danger was not designed to address that question.

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Additionally, let me also focus on several key points that led to this hearing being convened today.

First, those associated with Able Danger who remember the Atta photograph continue to believe that it was, in fact, the same Mohammed Atta who acted as one of the 9/11 bijackers. They specifically recall the photograph, which is not the same photograph published by any U.S. Government agency or the 9/11 Commission, because of the daunting and literally evil expression on his face.

Second, as has been stated repeatedly, Lt Col Shaffer met with staff members of the 9/11 Commission, to include its Executive Director, while serving on active duty in Afghanistan in October 2003. It is Lt Col Shaffer's specific recollection that he informed those in attendance, which included several Defense Department personnel, that Able Danger had identified two of the three successful 9/11 cells to include Arta. That statement is disputed by the 9/11 Commission and may never be resolved. Nevertheless, it is clear the 9/11 Commission to Lt Col Shaffer's comments, whatever the substance, very seriously and immediately attempted to obtain supporting documentation, which we now know had already been destroyed. Whatever documents the 9/11 Commission were given by the Department of Defense obviously did not support Lt Col Shaffer's statements. That is an issue best directed not at the 9/11 Commission that the Department of Defense.

Where it would appear the Commission failed to fulfill its responsibility was to simply be back to La Col Shaffer and query him for additional information, such as to identify other members of Able Danger who could have supported his statements. Had they done that in January 2004 they would have been led directly to numerous individuals, including James Smith, Nayy Captain Soott Philipott (who on his own initiative in July 2004 approached the Commission) and others, who would have confirmed Lt Col

Shaffer's information. Thus, where we are today could have been investigated more than 18 months ago.

Third, while we have never claimed that Lt Col Shaffer's security clearance problems were connected to his work on Able Danger, the coincidences of the timing should not be overlooked. An investigation was initiated and his security clearance suspended by the DlA shortly after it became known that he had provided information to the 9/11 Commission. The revocation of his security clearance conveniently took place two days ago just as he was preparing for his testimony before this Committee. As part of my law practice I specialize in security clearance cases. That is why I was retained by Lt Col Shaffer in the first place. Based on years of experience I can say categorically that the basis for the revocation was questionable at best. I am authorized and would be happy to discuss the specifics of Lt Col Shaffer's security clearance during questioning.

Fourth, unfortunately we are not aware of the continuing existence of any chart containing Mohammed Atta's name or existence of any chart containing Mohammed Atta's name or photograph. The copies that would have been in the possession of the U.S. Army were apparently destroyed by March 2001. The copies within I.I. Col Shaffer's files were destroyed by the DIA in approximately Spring 2004. The destruction of these files is an important element to this story and I encourage the Committee to investigate it firther. It would appear, particularly given the Defense Department's outright refusal to allow those involved with Able Danger to settify today, that an obstructionist attitude exists. The question for this Committee is to investigate how far that

Additionally, James Smith maintained a copy of one chart that measured approximately 4 ½' x 5' through Summer 2004. But it was damaged in an office move and destroyed. Congressman Weldon was apparently in possession of either that specific or similar chart in late September 2001 and delivered it Stephen Hadley, then Deputy National Security Advisor. To my knowledge neither Mr. Hadley or the NSC has ever commented upon this fact. Presumably one or more of the contractors would have retained copies of either the charts or at least some of the underlying data, and I would encourage the Committee to subpoena the information.

Finally, we will never know if the sharing of the Able Danger information with the FBI would have done anything to prevent or interfere with the terrorist plans of 9/11. Frankly, given what we know from the 9/11 Commission and other official investigations, there is no reason to believe anything would have changed.

However, according to the key members of the Able Danger team they identified four individuals who later became 9/11 hijackers. Those individuals were on a chart that had as many as five dozen names.

I would submit to you that the primary concern we should fecus on is not who to blume for the obvious disconnect that occurred with respect to sharing information. We are already well aware of that problem, which still exists today. Instead, the focus should be on identifying the current location of the other several dozen possible terorists on that list and what are they planning against us today, as well as to reconstitute the successful work initially started by Able Danner.

Thank you for this opportunity. I would be happy to try and answer any questions you might have.